BOND RECORD

A.J.S. 19

January, 1976 - October, 1979

STATE OF MARYLAND

HR-RM 26 (5-1-54) Halt of Records Commission

BOND OF

HORACE ARTHUR TIPPETT PRINCIPAL

AND

HORACE A. TIPPETT
AND
BEVERLY M. TIPPETT
SURETIES

IN

NO. 8634 CRIMINAL

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	IN THE DISTRICT COU	
TATE OF MARYLAN	TD .	······································
HORACE A		Case No
Defendant		Arrest Regis
HIGHBANKS Address SALISON	AY, NID.	Warrant or
/	PROPERTY APPLICATION	AND RECO

	, -
STATE OF MARYLAND	County County
/ V8.	
HORACE A TIPPETT	Case No
Defendant	. Arrest Register No.:
HIGHBANKS LSTATES	Warrant or Summons No.: 54893-4-5
PROPERTY AP	PLICATION AND RECOGNIZANCE
XWe Harace A & Blesse Address Almerana	Telephone 3 1/2 Driver's License
who is charged with the offense of	Anne Compine to Comment Chames
······	Description of the second seco
Alakar Com	

T/We own and pledge as hail propert	y No.4/4 Folio 37, located in Geleanses Canaly
in the State of Maryland, which is owned	by me/us in fee simple, subject to an annual ground ves or no
rent of \$ The said property is now assessed at	\$ 28 550 and the taxes are paid up to and my/our interest therein is absolute and undivided or is
including those for the year of 197;	my/our interest therein is absolute and undivided or is
***************************************	Al follows:
The land of the la	other recognizances as Johnson

land	the above property for bail with the District Court of Mary to owe and stand indebted to the State of Maryland in the said sum of money to be paid and levied on my/our goods and
chattels, lands and tenements, respectively ance of the above defendant to answer th	y to and for the use of the State of Maryland, for the appearage charge alleged against h
herein: A. In the DISTRICT COURT OF M	MARYLAND es deserted les Reservon the
A. In the District Court of	19 o'clockM.
	BALTIMORE/CIRCUIT COURT of
and/or In the CRIMINAL COURT OF	Court House in when
The condition of the above recognize	ance is such, that if the above Alasace. A Support
does and shall well and truly make person and there to answer unto all such things a	nal appearance before the Court as set forth hereinabove, then as shall be alleged and to attend the said Court from day to day, and in the meantime hold the peace, and be of good behavior, then otherwise to remain in full force and virtue in lay.
	Signed Signed [SEAL]
1100	Address Allegation 2:00
	Signed Squaly M. [SEAL]
For showed defendant \$	Address Hear Dank, July Mt. 3/801

Fee charged defendant \$.....

Time 16/5 M. Subscribed and sworn to before me, the undersigned, on this ... day of Acceptance, 19.75 (SEAL)

D.C. 70 Rev. 1/72

Clerk/Commissioner

CONTINUE TO THE ASSESSORS OFFICE

and the commence of the property of the second of the seco I, Marion R. Calloucy, Supervisor of Assocraters for Miconics County hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of Har represents, is _ In restinony whereof, I hereunto subscribe my name this 12 Th AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES STATE OF MARYLAND, WICOMICO COUNTY, TO WIT: I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are es follows: DESCRIBE LIENS, IF MY In testimony whereof I hereunto subscribe my name this der of December 1975 Subscribed and sworm to before me this_

FOR DEED FROM GEORGE W. TIPPETT AND BERNICE R. TIPPETT, HIS WIFE SEE LIBER J.W.T.S. NO. 725, FOLIO 268, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND

FOR CELLENIED

The recognizant has been as

dum al dans our dat mit wit it.

Case No.

VS. Naroce A

ofendant 54893-4-5

STATE OF MARYLAND
Plaintiff

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

1. To appear in the District Court of the co

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

2. To keep the peace and be of good behavior in the meantime.

4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

To not leave the State of Maryland without first securing the permission of Annual Andrew and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

A THE RESERVE THE PROPERTY OF THE PARTY OF T

□ :

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$1.2,000..., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

The state and the base state and year state as a state of the state of

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS, the hand and seal of the Defendant:

Address Siglbonks Solesting In & Guell Confedent (SEAL

Telephone No. 546-3973

came day recorded in Liber 1800. 19 Folio 1 &c.

Records of Wicomico County.

a. Janes Snith curs

Clerk/Commissioner/Judge/Sheriff

Bond Opproved

Bond approved a James Smith, Clark In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

ANTHONY D. BANKS PRINCIPAL

AND

NAOMI P. BANKS SURETY

IN

NO. CR5719 & 5720

IN THE DISTRICT COURT OF MARYLAND

STATE OF MARYLAND Case No. CES. 1194 5 200 Arrest Register No.: Warrant or Summons No.: PROPERTY APPLICATION AND RECOGNIZANCE 1/We own and pledge as ball property No. Telephone. The State of Maryland, which is owned by me/us in fee simple. State of Maryland, which is owned by me/us in fee simple. State of Maryland, which is owned by me/us in fee simple. State of Maryland, which is owned by me/us in fee simple. State of Maryland in the State of Maryland, which is owned by me/us in fee simple. State of Maryland in the State of Maryland which is owned by me/us in fee simple. State of Maryland in the state of the year of 19. The said property is now assessed at \$ 170 and the taxes are paid up to and including those for the year of 19. The said property is now assessed at \$ 170 and the taxes are paid up to and including those for the year of 19. The said property is now assessed at \$ 170 and the taxes are paid up to and including those for the year of 19. The said property is now assessed at \$ 170 and the taxes are paid up to and including those for the year of 19. The said property is now assessed at \$ 170 and the taxes are paid up to and including those for the year of 19. The said property is now assessed at \$ 170 and the taxes are paid up to and including those for the year of 19. The said property is now assessed at \$ 170 and the taxes are paid up to and including those for the year of 19. The said property is now assessed at \$ 170 and the taxes are paid up to and the said sund the said the said court from day to day and there to an start for the above recognizance shall be void, or otherwise to remain in full force and virtue by two. The said property is now assessed		
Defendant Address PROPERTY APPLICATION AND RECOGNIZANCE I/We own and pledge as bell property to contact in the State of Maryland, which is owned by me/us in fee simple to an annual ground in the State of Maryland, which is owned by me/us in fee simple to an annual ground in the State of Maryland, which is owned by me/us in fee simple to an annual ground including those for the year of 19 my/our interest therein is absolute-and-undivided trips. I/We each jointly and severally pledge the above property for ball with the District Court of Maryland in the State of Maryland in the said sum of money to be paid and levied on my/our goods and sand independence of the above defendant to answer the charge alleged against history. A in the DISTRICT COURT OF MARYLAND A. In the DISTRICT COURT OF MARYLAND and/or In the CRIMINAL COURT OF BALTIMORE/CIRCUIT COURT of Maryland in the Court manner at the court house in the court manner at the court house in the court of the above recognizances and the dependence of the said sum of money to be paid and levied on my/our goods and an everally pledge the above property for ball with the District Court of Maryland in the said sum of money to be paid and levied on my/our goods and an everally pledge the above property for ball with the District Court of Maryland in the said sum of money to be paid and levied on my/our goods and an everally pledge the above property for ball with the District Court of Maryland, for the appearance of the above defendant to answer the charge alleged against history. A subject to the said sum of money to be paid and to stend the Court named herein: A. In the DISTRICT COURT OF BALTIMORE/CIRCUIT COURT of the court named herein: A. In the CRIMINAL COURT OF BALTIMORE/CIRCUIT COURT of the court herein and the court herein the court herein and t	IN THE DISTRICT COU	RT OF MARYLAND
Defendant Arrest Register No.: Address. Warrant or Summons No.: PROPERTY APPLICATION AND RECOGNIZANCE Live Mount of Summons No.: Property Application and Recognizance License. Address. Property Application and Recognizance State of Maryland State of Maryland, which is owned by me/us in fee simple. The said property is now assessed at \$ 100 ms. The said p	STATE OF MARYLAND	Wycmuck County
Defendant Arrest Register No.: Warrant or Summons No.: PROPERTY APPLICATION AND RECOGNIZANCE I/We Warrant or Summons No.: PROPERTY APPLICATION AND RECOGNIZANCE I/We own and pledge as bail property No. 249 Fillus 1971 located in hereby become recognizor(s) for hereby become recognizon and hereby become recognizance is such, that if the above recognizance shall be void, or otherwise to remain in full force and vitue by		CRE2194 5720
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Address PROPERTY APPLICATION AND RECOGNIZANCE I/We own and pledge as ball property No. AT THOS to located in Despendent in the State of Maryland, which is owned by me/us in fee simple subject to an annual ground in the State of Maryland, which is owned by me/us in fee simple subject to an annual ground including those for the year of 19. im/our interest therein is absolute and undivided or is. I/We each jointly and severally pledge the above property for bail with the District Court of Maryland in the sum of \$\text{No. Q.C.D.} the said sum of money to be paid and levied on my/our goods and chattels, lands and tenements, respectively to and for the undivided or is. A. In the DISTRICT COURT OF MARYLAND to ove and stand indebted to the State of Maryland, for the appearance of the above defendant to answer the charge alleged against hi/sox. and to attend the appearance of the above defendant to answer the charge alleged against hi/sox. and to attend the appearance of the above defendant to answer the charge alleged against hi/sox. and to attend the act of the appearance of the above defendant to answer the charge alleged against hi/sox. and to attend the said Court forming the condition of the above recognizance is such, that if the above and o'clock the defendant is answer unto all such things as shall be alleged me attend the said Court forming to for the above recognizance shall be void, or otherwise to remain in told force and virtue in jaw. Subacribed and sworn to before me, the undersigned, on this day of	Defendant	Arrest Register No.:
PROPERTY APPLICATION AND RECOGNIZANCE I/We own and pledge as bail property No. 49. Filips 1877 Driver's License. I/We own and pledge as bail property No. 49. Filips 1877 located in license in the State of Maryland, which is owned by me/us in fee simple for a subject to an annual ground yellow or no. The said property is now assessed at \$ 912. and the taxes are paid up to and including those for the year of 19. in your interest therein is assolute and undivided or is and including those for the year of 19. and other queognizances as follows: We each jointly and severally pledge the above property for bail with the District Court of Maryland or the said of the use of the State of Maryland in the sum of \$ 0.00. the said sum of money to be paid and levied on my/our goods and chattels, lands and tenements, respectively to and for the use of the State of Maryland, for the appearance of the above defendant to answer the charge alleged against hlam, and to attend the Court named herein: A. In the DISTRICT COURT OF MARYLAND And/or In the CRIMINAL COURT OF BALTIMORE/CIRCUIT COURT of Accusing Maryland and there to answer unto all such things as shall be required to be present. The condition of the above recognizance is such, that if the above for the Accusing Maryland had the part therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and there to answer unto all such things as shall be remained to a stend the said Court form day to day and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and there to answer unto all such things as shall be remained to a stend the said Court form day to day and not depart therefrom without leave, and in the remain in full force and virtue in Such that it is a subseribed and sworn to before me, the undersigned, on this day of the shove recognizance shall be void, or otherwise to remain in full force and virtue in Such the said Court from day to day and not depart therefrom without leave,		
I/We own and pledge as ball property No. 319 Filios 1877 located in Juranum II/We own and pledge as ball property No. 319 Filios 1877 located in Juranum II/We ach for no The said property is now assessed at \$ 9170 and the taxes are paid up to and including those for the year of 19 ; my/our interest therein is absolute and undivided or is and is subject to the following mortgages, encumbrances and other of the said sum of money to be paid and levied on my/our goods and chattels, lands and tenements, respectively to and for the use of the State of Maryland, for the appearance of the above respectively to and for the use of the State of Maryland, for the appearance of the above recognizance is such, that if the above mortgages and to attend the court form days to day and there to answer unto all such things as shall be alleged and to attend the said Court from days to day and there to answer unto all such things as shall be alleged and to attend the said Court from days to day and there to answer unto all such things as shall be alleged and to attend the said Court from days to day and there to answer unto all such things as shall be alleged and to attend the said Court from days to day and there to answer unto all such things as shall be alleged and to attend the said Court from days to day and there to answer unto all such things as shall be alleged and to atten	Address ·	
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rent of \$	THINK!	Wfallaky Vitasita J. God
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required to be present. The condition of the above recognizance is such, that if the above does and shall well and truly make personal appearance before the Court as set forth hereinabove, then does and shall well and truly make personal appearance before the Court as set forth hereinabove, then and there to answer unto all such things as shall be alleged and to attend the said Court from day to day, and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart the peace, and the good behavior th	CRIMINAL COURT OF RALTIM	ORE/CIRCUIT COURT of
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does and shall well and truly make personal appearance before the Court as set forth hereinabove, then and there to answer unto all such things as shall be alleged and to attend the said Court from day to day, and there to answer unto all such things as shall be alleged and to attend the said Court from day to day, and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then and not depart the peace, and be of good behavior, then and not depart the peace, and be of good behavior, then and not depart the peace, and be of good behavior, then and not depart the peace, and be of good behavior, then and not depart the peace, and be of good behavior, then and not depart the peace, and be of good behavior, then and not depart the peace, and be of good behavior, then and not depart the peace, and be of good behavior, then and not depart the peace, and be of good behavior, then and not depart the peace, and be of good behavior, then and not depart the peace, and the p	required to be present. The condition of the above recognizance is such	, that if the above
and there to answer unto an such things, and in the meantime hold the peace, and be of good behavior, then and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then the above recognizance shall be void, or otherwise to remain in full force and virtue in law. Signed Address Signed Address Signed Address Signed Address Signed Address Signed (SEAL) Subscribed and sworn to before me, the undersigned, on this day of leavening the complexity of the complexi		before the Court as set forth hereinabove then
Signed Signed Signed [SEAL] Fee charged defendant \$ M. Subscribed and sworn to before me, the undersigned, on this day of [SEAL] Signed Si	and there to answer unto all such things as since	antime hold the neace and be of good behavior; then.
Signed Address Signed Address Signed Address Signed M. Time M. Subscribed and sworn to before me, the undersigned, on this day of Fell SEAL]	the above recognizance shall be void, or otherwise to	11 2 1 1 50
Fee charged defendant \$ Address Addres		Signed // CUMMU / CENERALESEADE
Fee charged defendant \$ Address Time M. Subscribed and sworn to before me, the undersigned, on this day of [SEAL]		
Time M. Subscribed and sworn to before me, the undersigned, on this day of [SEAL]	Te, 16	DIRITED TO THE PARTY OF THE PAR
Subscribed and sworn to before me, the undersigned, on this day of [SEAL]	VIII 22	Caroline Co
Control of the Commissioner	Subscribed and sworn to before me, the undersignment	gned, on this day of
D.C. 70 Rev. 1/72	19.7.6	MINERALI [SEAL]
	D.C. 70 Rev. 1/72	Glerk/Gommissioner

COPY OF DEED OR DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of Harmie Sauch # 9170 represents, is 50

In testimony whereof, I hereunto subscribe my name this 5 th day of February 1976.

Marion H- Calloway SUFERVISOR OF ASSESSMENTS

AFFIDAVIT AS TO OMNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIENS, IF ANY

F. H. A. mortgage dated August 12, 1970 originally in the amount of \$13,400.00, payable \$8100 per month, payments current. \$4.97 Passerdyke Tax ditch are due for year 1975-76. Other Real Estate taxes paid.

In testimony whereof I hereunto subscribe my name this 5th day of February, 1976

Maone Banks

Subscribed and sworn to before me this 5th day of February, 1976.

Subscribed and sworn to before me this 5th day of February, 1976.

Subscribed and sworn to before me this 5th day of February, 1976.

Subscribed and sworn to before me this 5th day of February, 1976.

Subscribed and sworn to before me this 5th day of February, 1976.

Subscribed and sworn to before me this 5th day of February, 1976.

FOR DEED FROM JUANITA M. JONES TO NAOMI BANKS SEE LIBER J.W.T.S. NO. 399, FOLIOS 187 AND 183, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND

STATE OF MARYLAND

of salt to final restaured by data RECOGNIZANCE as and self so asimposer shell for

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

1. To appear in the District Court on . . . atM. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending. To not leave the State of Maryland without first securing the permission of and executing a waiver of extradition.

☐ To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

□ :

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$...., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant: - anthony Banks (SEAL) Telephone No. 7.4.2.30.7.9. J. day of Taken and acknowledged before me this FEB 5 1976

ame der recorded in Liber 19 14 5 80. lecorus of it is co beauty.

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings
Is The Following, To Wit:

BOND OF

PERRY LEE DENNIS PRINCIPAL

AND

THOMAS A. DENNIS
AND
MYRTLE DENNIS
SURETIES

IN

NO. 8671 CRIMINAL

IN THE DISTRICT C	OURT OF MARYLAND
STATE OF MARYLAND	Wicomuov County
Perry Lee Dennis.	Case No. OR 5724
Desendant Bry 540 adus Md	Arrest Register No.:
Address	Warrant or Summons No.:
Address D. Bensen to Mystle Address become recognizor(s) for	ON AND RECOGNIZANCE Outsite Telephone 747.3778 Driver's License
who is charged with the offense of :	7
	Roffberg for Veally spaces

We own and pledge as bail property No	in fee simple
	. WOLOT NO
The said property is now assessed at \$; my/our including those for the year of 19; my/our in	and the taxes are paid up to and nterest therein is absolute and undivided or is
following mortgages, encumbrances and other recog	gnizances as follows:
***************************************	Work -

sum of \$. 5 000	and stand indebted to the State of Maryland in the of money to be paid and levied on my/our goods and or the use of the State of Maryland, for the appearalleged against hand and to attend the Court named
A. In the DISTRICT COURT OF MARYLAN	ND Clacomer on the in 7k at 930 o'clock M.
and/or In the CRIMINAL COURT OF BALTIM	MORE/CIRCUIT COURT of
at the Court Hou	se in when
required to be present. The condition of the above recognizance is suc	h, that if the above defendant
does and shall well and truly make personal appear and there to answer unto all such things as shall be and not depart therefrom without leave, and in the rather above recognizance shall be void, or otherwise t	ance before the Court as set forth hereinabove, then alleged and to attend the said Court from day to day, neantime hold the peace, and be of good behavior, then o remain in full force and virtue in law.
/	Signed Thomas A. h. A. Sazara, [SEAL]
	Address Signed Manager [SEAL]
Fee charged defendapt \$	Signed Minimum [SEAL]
Time	
19,	O O OF THE COLLISEALI
D.C. 70 Rev. 1/72	Clerk/Commissioner

414/259

CERTIFICATE FROM THE ASSESSOPS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of Shows A. Thentle Auris.

Tappedist & 5,110.

represents, is 50 2. applied.

In testimony whereof, I hereunto subscribe my name this Fifth
day of Fibruary 1976.

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES
STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

SUPERVISOR OF ASSESSMENTS

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

none	DESCRIBE	LIENS, IF A	MA			<u> </u>
						_
In testimony	whereof I	hereunto s	ubscribe my	name this	54	_
day of Film	7	_, 1976	Thomas	A. D.	Denni	wner
Subscribed and	sworn to be	efore me th	is 5# 0	ey of Le	buy, 19	76.
SUM F. LAY					I Lough	



FOR DEED FROM THIRZA B. TRUITT, UNMARRIED, JAMES H. BAILEY AND PEGGY T. BAILEY, HIS WIFE TO THOMAS ANDREW DENNIS AND MYRTLE DENNIS, HIS WIFE SEE LIBER J.W.T.S. NO. 414, FOLIOS 259 AND 260, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.

1. Cancod to

Records of Wicomico County.

1

BOND OF

BENJAMIN WALLACE DORMAN, JR. PRINCIPAL

AND

LORRAINE G. DORMAN SURETY

IN

NO. CR5717 & 5718

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT CO	
STATE OF MARYLAND	Ounty County
Bestonin Wallace Irmany.	Case No. CR37/7 457/8
Defendant .	Arrest Register No.:
Address.	Warrant or Summons No.:
PROPERTY APPLICATION	N AND RECOGNIZANCE
Address Allowayay Edmand. hereby become recognizor(s) for Singar	Telephone. 147.259. T. Driver's License
who is charged with the offense of:	
I/We own and pledge as bail property No. in the State of Maryland, which is owned by me/us i	n fee simple
The said property is now assessed at \$	and the taxes are neid up to and
following mortgages, encumbrances and other recog	nizances as follows:

sum of \$	leged against hand. and to attend the Court hamed
A In the DISTRICT COURT OF MARYLAN	D on the
and/or In the CRIMINAL COURT OF BALTIM	19 at
and/or in the CRIMINAL COURT OF BALTIM	e in Salcherj: when
wagnired to be pregent	, that if the above
and there to enswer unto all such things as shall be a	nce before the Court as set forth hereinabove, then lleged and to attend the said Court from day to day, eantime hold the peace, and be of good behavior, then remain in full force and virtue in law.
	Signed TALLAGARY TAPATA (SEAL)
	Address
De la constant de la	Signed [SEAL]
Time	Address day of day of
19. 74.	1 0 1 150
	TOTAL
D.C. 70 Rev. 1/72	(SEAL) NOISTR/Commissioner

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CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

SUPERVISOR OF ASSESSMENTS

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

	DESCRIBE LIEN	s, if any			
	ALUNE				
•					
In testimon	my whereof I here	unto subs	cribe my name	this_5	es delvus
day of		976			
	,	dampam # ans	0		
		1	Luxuin	e HAV	brnan
		6	OWI	EP.	Samuel of comments of the comm
		100			
Subscribed and	sworn to before	me this_	5 day of	5 F.L	,1976.
	OTA A				
12	HO. WAT IS		Rue 3	1. 2mm	
			liotary l	Public	
(12)	Punc Sil				
100	14.//				

FOR DEED FROM ELMER V. DENNIS TO LORRAINE G. DORMAN SEE LIBER A.J.S.
NO. 838, FOLIOS 59 AND 60, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



COURT OF MARYLAND

The full amount in early.

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STATE OF MARYLAND

ent to the integers and a twee RECOGNIZANCE Det and operating mer stiff and

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

at . M. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending. The wife of the said ☐ To not leave the State of Maryland without first securing the permission of

.... and executing a waiver of extradition.

☐ To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

:

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:

Eden And - 1 4 bollow Doeman

one of the Board CR 708

Records of Wicomico County. anso South

BOND OF

KENNETH GOINS PRINCIPAL

AND

ROBERT MILLER
AND
LUCILLE MILLER
SURETIES

IN

NO. CR5722

IN THE DISTRICT COURT OF MARYLAND

	COVIDE OF MARVIAND
IN THE DISTRICT	COURT OF MARYLAND
STATE OF MARYLAND	W desnuce County
Kemila Claires	Case No. CR. 5722
Defendant	Arrest Register No.:
Address.	Warrant or Summons No.:
Address Colo 1 Boy 349 Eden ond.	Ton And RECOGNIZANCE Telephone 747, 419, 5. Driver's License
hereby become recognizor(s) for	Clinica Total
who is charged with the offense of :	berg In deadly creapore

I/We own and pledge as bail property No. 3 in the State of Maryland, which is owned by me/	us in fee simple
The said property is now assessed at \$	and the taxes are paid up to and r interest therein is absolute and undivided or is and is subject to the
the reason and other re	cognizances as follows:
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Monda.

sum of \$	ove property for bail with the District Court of Marywe and stand indebted to the State of Maryland in the m of money to be paid and levied on my/our goods and for the use of the State of Maryland, for the appeare alleged against h. Lett. and to attend the Court named
herein: A. In the DISTRICT COURT OF MARYL	AND Wichnick on the
and on In the CRIMINAL COURT OF BALT	TIMORE/CIRCUIT COURT of
at the Count H	Such, that if the above
does and shall well and truly make personal appe	earance before the Court as set forth hereinabove, then be alleged and to attend the said Court from day to day, he meantime hold the peace, and be of good behavior, then se to remain in full force and virtue in law. Signed Bullett Mallett [SEAL]
	Address N. F. Lie M. J. J. Signed Signed No. 12 [SEAL]
Time 1050 M. Subscribed and sworn to before me, the under	Address Quantity of Lef
19.76.	Clerk/Commissioner [SEAL]

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H.Calloway, Supervisor of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of the Volume Miller
Trapperficit. Of 11, 300 represents, is 50 g. office
In testimony whereof, I hereunto subscribe my name this 6 to 19 76.

Marion H. Calloway SUPERVISOR OF ASSESSMENTS NKT.

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

In testimony whereof I hereunto subscribe my name this 6th day of February, 1976 Lucille Miller

Subscribed and sworm to before me this 6th day of February 1976.

Subscribed and sworm to before me this 6th day of February 1976.

Subscribed and Su

FOR DEED FROM DENNIS MAURICE POLK, MAE E. POLK, HIS WIFE TO ROBERT A.
MILLER, LUCILLE MILLER, HIS WIFE SEE LIBER J.W.T.S. NO. 502, FOLIOS
63 AND 64, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND

Case No. OR 5722

STATE OF MARYLAND
Plaintiff

vs. Simulto Jours

Detendat

AR

T. By the full amount in early.

Anglerabite sait all'aRECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

To not leave the State of Maryland without first securing the permission of

...... and executing a waiver of extradition.

☐ To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

0:

☐ To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:

Address WIBOK 349

Departed Dours (SEAL

Telephone No. 7.4.9.0.93.....

MAR 5 1976

When and acknowled the Corner of the Band

Records of Wicomico County

Brok approved

Brok approved

Dames Smith, Clark

BOND OF

EDWARD HOWARD FIGGS PRINCIPAL

AND

LEROY WAGNER
AND
GLORIA WAGNER
SURETIES

IN

NO. CR5779

IN THE DISTRICT COURT OF MARYLAND

D.C. 70 Rev. 1/72

A DISTRICT CO	
IN THE DISTRICT CO	OURT OF MARYLAND
STATE OF MARYLAND	Ulcomed County
Ilward, Howard Frigg.	Case No. 005779
Defendant 302 Pacific Gre Solis Md	Arrest Register No.:
Address	Warrant or Summons No.:
hereby become recognizor(s) for	Telephone 242 5312 Driver's License
who is charged with the offense of	Lew Goody
•••••••••••••••••••••••••••••••••••••••	
in the State of Maryland, which is owned by me/us	in fee simple
The said property is now assessed at \$	260 and the taxes are paid up to and the terest therein is absolute and undivided or is
following mortgages, encumbrances and other recog	mizances 93 follows:

land Orcome to owe s	e property for bail with the District Court of Mary- and stand indebted to the State of Maryland in the
chattels, lands and tenements, respectively to and for ance of the above defendant to answer the charge a	of money to be paid and levied on my/our goods and or the use of the State of Maryland, for the appear- lleged against h. and to attend the Court named
A. In the DISTRICT COURT OF MARYLAN	D Cocomics on the 1976 at 930 o'clock Q M.
and/or In the CRIMINAL COURT OF BALTIM	ORE/CIRCUIT COURT of
required to be present. The condition of the above recognizance is such	that if the above
and there to answer unto all such things as shall be a and not depart therefrom without leave, and in the m the above recognizance shall be void, or otherwise to	Ince before the Court as set forth hereinabove, then alleged and to attend the said Court from day to day, the deantime hold the peace, and be of good behavior, then remain in full force and virtue in law. Signed Alaman [SEAL] Address Signed Si
Fee charged defendant \$	Address
Time	rned on this Do 1 day of Cal
19/6	(SEAL)
D.C. 70 Rev. 1/72	Clerk/Commissioner

CERTIFICATE FROM THE ASSESSOPS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:
I, Marion H.Calloway, Supervisor of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of hervy and Blocia E. A
Wagner, 302 Pacific Ave, Salus Nd represents, is 50 pm L-96
In testimony whereof, I hereunto subscribe my name this 20th 7 \$ 96
day of February 1976.
Marion & Collowry SUPERVISOR OF ASSESSMENTS per mk
SUPERVISOR OF ASSESSMENTS OUR MICE
AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES
STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:
I hereby certify that I am the owner of the property described in
the attached Deed, and that the only liens against said property are
as follows:
DESCRIBE LIENS, IF ANY
(1) To: Sidney H. Tinley, Tr. and
E. Cotherine Byrne, Trustees
Weaver Bros. INC. of Md.
Amount#12,900, Dated 17 Aug. 66
In testimony whereof I hereunto subscribe my name this
day of February, 1976
Allow (Clasul)
OMIER
2th and John 2016
Subscribed and sworn to before me this of they of the 1076
Herly at acisek , 33
Hotary Polic
Wind TABLE TO THE STATE OF THE

FOR DEED FROM MAHER & HYNES, INC., A BODY CORPORATE OF THE STATE OF MARYLAND TO LEROY WAGNER AND GLORIA E. WAGNER, HIS WIFE SEE LIBER JW.T.S. NO. 635, FOLIOS 414, 415 AND 416, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND

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share and a second seco

STATE OF MARYLAND

at est to the recognizance one distributed and security of this recognizance as the contract of the contract o

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

1. To appear in the District Court on ... 14.5 19.... at atM. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

- 3. To keep the peace and be of good behavior in the meantime.
- 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending. Termine-Holm

To not leave the State of Maryland without first securing the permission of

...... and executing a waiver of extradition.

☐ To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

:

of the of share the country of the country of the country of the country of To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$...., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:

Address 302 Pacific Dre Sality Mb. Edward H. Frage (SEAL)

Telephone No. . Taken and acknowledged hafers me this day of . . .

MAR 1 9 1976 one day recorded in Liber one of the Boxed Records of Wicomico County

BOND OF

SYLVESTER D. MITCHELL PRINCIPAL

AND

AMOS A. MITCHELL SURETY

IN

NO. 8675 CRIMINAL

COPY OF DEED OR DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

actant SUPERVISOR OF ASSESSMENTS

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIEUS, IF ANY

NONE	
In testimony whereof I hereunto	subscribe my name this 22d
day of March, 197.	6
	& amor a. Mitchee
	thi 22rd day of March 197

FOR DEED FROM HARRY G. HORNER, BESSIE HORNER, HIS WIFE TO AMOS A. MITCHELL SEE LIBER J.W.S. NO. 257, FOLIOS 208 AND 209, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.

Jun 13 78115

	Know All Men By These Presents:
	Wetipquin, Md.
	That we . Sylvester Douglas . Mitchell, . Rt 1, Box .43 Principal and
	Amos A. Mitchell, Rt. 1, Box 43, Wetipquin, Md. Sureties
	are held and firmly bound unto the State of Maryland in the sum of\$, 500.00
	for principal, and\$5,2000,00
	attorney, for which payment to be well and truly made we bind ourselves, our heirs, executors and
	administrators, firmly by these presents. Sealed with our seals and dated this 22nd
	day of March, 19.76.
	Whereas William E. Shockley, Sheriff of Wicomico County, in the State of Mary- Mitchell land, has in his hands a State writ against the above named . Sylvester. Douglas and
	to secure his appearance at the February Term, 1976, of the Circuit Court
	for Wicomico County, from day to day while it is in session, this bond is executed.
-80	Now the condition of the above obligation is such that if the said Sylvester Douglas Mitchell
	shall make his personal appearance at the Circuit Court for Wicomico County at the F.ebruary
	Term, 19 76, from day to day while it is in session to answer a charge of .Br.eak. &
	Enter, Larceny
	and then remain until he is discharged by due process of law, then the above obligation to be void,
	otherwise to remain in full force and virtue.
	Witness our hands and seals.
	TEST. Hattanne B. Aller Sylvester Douglas Mitchell
	ames 9. mitcheesteal)
Re	MAR 2 2 1976 Amos A. MitcheII
	day recorded in Ipi're. FILED
	the Board (Seal)
_	is of Vicomico County. FAR ZZ 11 55 M '76
a lest	ames Smith clark

BOND OF

LIONEL STANLEY PRINCIPAL

AND

GOLDIE J. STANLEY SURETY

IN

NO. CR5721 & 5723

IN THE DISTRICT COURT OF MARYLAND

IN THE DIS	TRICT COURT OF MARYLAND
STATE OF MARYLAND	Warner County
Limit Souls -	Case No. CR572195723
Defendant	Arrest Register No.:
Address '	Warrant or Summons No.:
PROPERTY AP	PLICATION AND RECOGNIZANCE Solution Telephone 5.4k.183.2. Driver's License
Address	Slua. Telephone S. 4. k. 1837. Driver's License
who is charged with the offense of :	
	Assault to deadly Weapon
***************************************	4. A
***************************************	When Type Pages I'll
I/We own and pledge as bail propert in the State of Maryland, which is owned	by me/us in fee simple, subject to an annual ground
rent of \$ The said property is now assessed at including those for the year of 19	\$ 10,690 and the taxes are paid up to and
e 10	other recognizances as follows:
CHA 16 AT	
······································	
0.0000000000000000000000000000000000000	Mary-
land	the above property for bail with the District Court of Mary to owe and stand indebted to the State of Maryland in the said sum of money to be paid and levied on my/our goods and the terms of the State of Maryland, for the appear-
chattels, lands and tenements, respective	charge alleged against he and to attend the Court named
A. In the DISTRICT COURT OF I	MARYLAND Salishing on the
- O day of	Charles Andrews Languages at money and
and/or In the CRIMINAL COURT Of	F BALTIMORE/CIRCUIT COURT of
required to be present.	Court House in
The condition of the above recognize	
does and shall well and truly make perso and there to answer unto all such things a and not depart therefrom without leave, a	nal appearance before the Court as set forth hereinabove, then as shall be alleged and to attend the said Court from day to day, and in the meantime hold the peace, and be of good behavior, then otherwise to remain in full force and virtue in law.
the above recognization brain to the pro-	Signed Signed (SEAL)
	Address [SEAL]
Fee charged defendant \$	Address
Time	the undersigned, on this Lar day of fach
19	Celleuriell [SEAL]
D.C. 70 Rev. 1/72	Clerk/Commissioner

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
768/576
the assessed valuation of the property of Asldie J. Stanley. Rt. 5
1/34 Martin are, Salishury, Mid-2:50/ represents, is 50.

In testimony whereof, I hereunto subscribe my name this 1/th

day of February 1976.

SUPERVISOR OF ASSESSMENTS

AFFIDAVIT AS TO OWNERSHIP AND INCUMPERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

The same of the sa

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIERS, IF ANY

(7 HA) farmer Manuel Manuel

FOR DEED FROM FRANK L. NAGGY AND IRIS A. NAGGY, HIS WIFE TO GOLDIE J. STANLEY SEE LIBER J.W.TS. NO. 768, FOLIOS 576 AND 577, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

To keep the peace and be of good behavior in the meantime.

4. To abide by the following special conditions checked below:

of Maryland.

angle of the second To not change my residence without first securing the permission of the Court in which the charges are pending.

To not leave the State of Maryland without first securing the permission of and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

☐ To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liabil

liability of the sureties on this bond.	and the
WITNESS the hand and seal of the Defends Address 451/3 & Acuelou Fri Lle	int: & lo 201
Address CO 1130 Haulsu Att XII	5 Jose a Stable (SEAL)
Telephone No	
Taken and ecknowledged hefore me this	13 day of Feb , 1976
APR 2 1976 in Libe. CR 708 ANO. 19 Folio 28 &c inte of the Boxd Records of Wicomiso County Test.	Oullies Deddel
CR 708 (1) No. 19 Folio 28 &c	Clerk/Commissioner/Judge/Sheriff
ne of the Boxd	Roy I approved
Records of Wicomiso County	100 097 / (1 11)
O P . In	a. James Smith, Club
U. Dringantha	

BOND OF

CALVIN JAMES SELBY, JR. PRINCIPAL

AND

LINDA M. SELBY
AND
CALVIN JAMES SELBY, JR.
SURETIES

IN

NO. CR5947

IN THE DISTRICT COURT OF MARYLAND

TAT (THE DISTRICT COLUMN OF MARKET AND
IN	THE DISTRICT COURT OF MARYLAND
STATE OF MARYLAND	County County
21 vs	M Case No. CR 5947
Defendant	Arrest Register No.:
Address ' Mydle (MC N	Warrant or Summons No.:
Address Lill Wide Ope 1	RTY APPLICATION AND RECOGNIZANCE MILE OF THE SELECTION O
who is charged with the offense of	Dell Saccing & France

₹/We own and pledge as bai	1 property No. 2786 10 35 Jocated in Willowice
in the State of Maryland, which	is owned by me/us in fee simple, subject to an annual ground
The said property is now assincluding those for the year of 19	sessed at \$. \(\lambda \). \(\lambda \) \(
following mortgages encumbran	ces and other recognizances as follows:
	infance -
***************************************	jtone-
We each jointly and severe	Ily pladge the shove property for heil with the District Court of Mary
sum of \$	ally pledge the above property for bail with the District Court of Mary
sum of \$	to owe and stand indebted to the State of Maryland in the, the said sum of money to be paid and levied on my/our goods and spectively to and for the use of the State of Maryland, for the appearance the charge alleged against hame. and to attend the Court named RT OF MARYLAND
sum of \$	to owe and stand indebted to the State of Maryland in the, the said sum of money to be paid and levied on my/our goods and spectively to and for the use of the State of Maryland, for the appearance the charge alleged against have and to attend the Court named RT OF MARYLAND
sum of \$	to owe and stand indebted to the State of Maryland in the, the said sum of money to be paid and levied on my/our goods and spectively to and for the use of the State of Maryland, for the appearance the charge alleged against have and to attend the Court named RT OF MARYLAND
sum of \$	to owe and stand indebted to the State of Maryland in the, the said sum of money to be paid and levied on my/our goods and spectively to and for the use of the State of Maryland, for the appearance the charge alleged against have and to attend the Court named on the
sum of \$	to owe and stand indebted to the State of Maryland in the, the said sum of money to be paid and levied on my/our goods and spectively to and for the use of the State of Maryland, for the appearance the charge alleged against have and to attend the Court named on the
sum of \$	to owe and stand indebted to the State of Maryland in the the said sum of money to be paid and levied on my/our goods and spectively to and for the use of the State of Maryland, for the appearance where the charge alleged against hard. and to attend the Court named on the the court named of the Court named of the Court named of the Court of the court House in the Court named of the Court named of the Court House in the court named of the Court na
sum of \$	to owe and stand indebted to the State of Maryland in the the said sum of money to be paid and levied on my/our goods and spectively to and for the use of the State of Maryland, for the appearance where the charge alleged against have and to attend the Court named or the Court named of the Court named at the Court House in the Court named when the cognizance is such, that if the above the Court as set forth hereinabove, then things as shall be alleged and to attend the said Court from day to day, leave, and in the meantime hold the peace, and be of good behavior, then oid, or otherwise to remain in full force and virtue in law, oid, or otherwise to remain in full force and virtue in law.
sum of \$	to owe and stand indebted to the State of Maryland in the the said sum of money to be paid and levied on my/our goods and spectively to and for the use of the State of Maryland, for the appearance were the charge alleged against have and to attend the Court named on the the court of the court house in the court of the court house in the court as set forth hereinabove, then things as shall be alleged and to attend the said Court from day to day, leave, and in the meantime hold the peace, and be of good behavior, then oid, or otherwise to remain in full force and virtue in law. Signed Signed SEAL SEAL Signed
sum of \$	to owe and stand indebted to the State of Maryland in the the said sum of money to be paid and levied on my/our goods and spectively to and for the use of the State of Maryland, for the appearance were the charge alleged against home. and to attend the Court named on the the court of the said court House in the court house in the court has set forth hereinabove, then things as shall be alleged and to attend the said Court from day to day, leave, and in the meantime hold the peace, and be of good behavior, then oid, or otherwise to remain in full force and virtue in law. Signed Address Signed SEAL SEAL Address
sum of \$	to owe and stand indebted to the State of Maryland in the the said sum of money to be paid and levied on my/our goods and spectively to and for the use of the State of Maryland, for the appearance were the charge alleged against home. and to attend the Court named on the the court of the state of Maryland on the the court House in the court House in the court as set forth hereinabove, then things as shall be alleged and to attend the said Court from day to day, the leave, and in the meantime hold the peace, and be of good behavior, then old, or otherwise to remain in full force and virtue in law. Signed Address Signed SEAL Address Signed SEAL Address

COPY OF DEED OR DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

STRIE OF PARTDARD, WICOMICO COUNTI, TO WIT:
I, Marion H. Calloway, Supervisor of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of La Lucia & Lucia Sels
the assessed valuation of the property of <u>lealure</u> & Links Self # 6890 represents, is 50 offrof
In testimony whereof, I hereunto subscribe my name this 29th
day of March 1976.
Marion & Callowdy
SUPERVISOR OF ASSESSMENTS OF
AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES
STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:
I hereby certify that I am the owner of the property described in
the attached Deed, and that the only liens against said property are
as follows:
DESCRIBE LIENS, IF ANY
none.
In testimony whereof I hereunto subscribe my name this 29th
day of March , 1976
day of victory, 1979
Luda of lething wir Ay
CMIZE STATE
the same of the sa
Subscribed and sworm to before me this 29th day of Maral 197 ky 101

FOR DEED FROM JAMES WARD CASSEL AND LUCILLE LAMPE CASSEL, HIS WIFE TO CALVIN JAMES SELBY, JR. AND LINDA M. SELBY, HIS WIFE SEE LIBER J.W.T.S. NO. 806, FOLIOS 510 AND 511, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COLLET OF MARYLAND

FOR Wishies

STATE OF MARYLAND
Plaintiff

	Case	No. CRS	947
(afin	James J	lly .
ID.	6	Defendant	

By the fell smount in cash.

This recognization to the RECOGNIZANCE the new and sad countingous side [

KNOW ALL MEN BY THESE PRESENTS:

charges against me, I agree as follows:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the

atM. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

3. To keep the peace and be of good behavior in the meantime.

4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

To not leave the State of Maryland without first securing the permission of

and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

□ :

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emple to the entropy of the street

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$......, the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:

Address 411 Elyde Art. Gruellend MM Calvin Amslelf J. (SEAL)

Telephone No. 742 4837.

Taken and acknowledged before me this . 2. day of

APR 6 1976

ame day recorded in Liber

ON No. 19 Folio 32. &c.

one of the Bond

Records of Wicomico County.

Brito

Clerk

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings
Is The Following, To Wit:

BOND OF

ROBERT ARTHUR JONES PRINCIPAL

AND

DRUCILLA CURTIS
AND
DOROTHY CURTIS
SURETIES

IN

NO. 8650 CRIMINAL

IN THE DISTRICT COURT OF MARYLAND
STATE OF MARYLAND County
O vs. Case No. 2-3-58//
R 1 Case No
Maker House
Defendant Arrest Register No.:
Box 12 C Louis Ind.
Address · Warrant or Summons No.:
PROPERTY APPLICATION AND RECOGNIZANCE
A TOTAL TOTA
Address Telephone 7-4,917 Driver's License
Address Telephone Diver a Dicense
hereby become recognizor(s) for
who is charged with the offense of :
who is charged with the offense of

X/We own and pledge as bail property No. 3% Folia 49, located in Consequence
in the State of Maryland, which is owned by me/us in fee simple
Z yes of no
The said property is now assessed at \$. 490 and the taxes are paid up to and
following mortgages, encumbrances and other recognizances as follows:
following mortgages, encumbrances and other recognizations are

Mary-
to owe and grand indepted to the State of maryland in
sum of \$, the said sum of money to be paid and levice of the appear- chattels, lands and tenements, respectively to and for the use of the State of Maryland, for the appear- chattels, lands and tenements, respectively to and for the use of the State of Maryland, for the appear-
ance of the above defendant to answer the charge aneged against minimum and
herein: A. In the DISTRICT COURT OF MARYLAND
19 at 0 Clock 0 Clock
TO THE PARTY OF TH
and/or In the ORIMINAL COURT OF BASTANONS/CIRCOTT COURT COURT OF BASTANONS/CIRCOTT COURT C
required to be present.
required to be present. The condition of the above recognizance is such, that if the above
and there to answer unto all such things as shall be alleged and to attend the sale of good behavior, then
the above recognizance shall be void, or otherwise to remain in tun force and visual A. Iam
Signed Sined (Lenter [SEAL]
111 \(\tau_{-1} \)
Address Do Latte (SEAL)
Signed No Contract [SEAL]
Fee charged defendant \$ Address 473 Koffee LAN
Time 1420 M. Subscribed and sworn to before me, the undersigned, on this
Time 1420 M. Subscribed and sworn to before me, the undersigned, on this

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

	3000000.0000	(1) : [1] [1] [1] [1] [1] [1] [1] [1] [1] [1]
		pervisor of Assessments for Wicomico County,
hereby certify	y that in my o	pinion the percentage of market value, which
the assessed	valuation of the	he property of Drucella + Worothy (urtis)
Chause &	nd 21816	pinion the percentage of market value, which 69/534 he property of Arucilla + Worothy (urtis) represents, is
<u></u>	VIC. PATOLE	18th (app 1)
In testimo	ny whereof, I	hereunto subscribe my name this 18th
day of	Tarco	19_76
-		Marin H- Callony
		11000
		SUPERVISOR OF ASSESSIVERTS

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

The summing the second

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

FOR DEED FROM E. S. ADKINS & CO. TO DRUCILLA CURTIS AND DOROTHY CURTIS SEE LIBER J.W.T.S. NO. 619, FOLIOS 534 AND 535, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



COURT OF MARYLAND

[] By the fell are und it cash,

offer and to beungarebnu on distrace n as af each sommangoest side of

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

1. To appear in the District Court on atM. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided. .

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

3. To keep the peace and be of good behavior in the meantime.

4. To abide by the following special conditions checked below:

14-To not change my residence without first securing the permission of the Court in which the charges are pending.

Timpliano Harair To not leave the State of Maryland without first securing the permission of and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe. the state of the s

the state of the section of the section is

and all orders of succession of the second of the second of the second of the second of To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$1,000...., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

un degre de la fourant estata de la principación de manda a principal de la fina desposabilità

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:	D
Address	Robert Jones (SEAL)
Telephone No.	the state of the s
Taken and acknowled before me this 1. 8. d MAR 1 9 1976	lay of Franch, 197.6
ce 708 and seconded in Lit.	Clerk/Commissioner/Judge/Sheriff

Records of Wicomico Councy

Bord approved O James Smith, Clark

BOND OF

ANTOINETTE H. SMITH PRINCIPAL

AND

IRENE JONES SURETY

IN

NO. MV2979030

INETHE DISTRICT COURT OF MARYLAND

IN THE DISTRICT CO	URT OF MARYLAND
STATE OF MARYLAND	Wiceneco County
Antono He H. Smith.	Case No. MV 2979030
Defendant 120 Pelawari One, Salishury Mil Address:	Arrest Register No.:
O PROPERTY APPLICATION	
Address 20 Jakusan Tre Sauchau Midhereby become recognizor (s) for	Telephone # Z. Driver's License
Wasterf.	1 Sip of Dopely Forme of

in the State of Maryland, which is owned by me/us	in fee simple, located in yes or no
	and the taxes are paid up to and terest therein is absolute and undivided or is
following mortgages, encumbrances and other recog	mizances is follows:
I/We each jointly and severally pledge the above land to owe a sum of \$ 500 , the said sum of the chartels, lands and tenements, respectively to and for ance of the above defendant to answer the charge all	e property for bail with the District Court of Mary- and stand indebted to the State of Maryland in the of money to be paid and levied on my/our goods and or the use of the State of Maryland, for the appear- lleged against had and to attend the Court named
10 - day of Bhay	19 Ja at 50 o'clock . M.
and/or In the CRIMINAL COURT OF BALTIM	when
The condition of the above recognizance is such	, that if the above
and there to answer unto all such things as shall be a and not depart therefrom without leave, and in the m the above recognizance shall be void, or otherwise to	ance before the Court as set forth hereinabove, then alleged and to attend the said Court from day to day, neantime hold the peace, and be of good behavior, then the peace are the said Court from day to day, and be of good behavior, then the peace are the said Court from day to day.
	Signed Shine Jenus [SEAL]
	Signed
Fee charged defendant \$/.	Address
Time	
19	William De [SEAL]
D.C. 70 Rev. 1/72	Clerk/Commissioner

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

SIAID OF PARTIDIANS, WILCONDO	
I, Marion H. Calloway, Su	pervisor of Assessments for Wicomico County,
hereby certify that in my o	pinion the percentage of market value, which
the assessed valuation of t	he property of 120 Dellac.
\$ 6190.	represents, is 50 support.
In testimony whereof, I	hereunto subscribe my name this 23
day of agail	19 76.
	Moun A Collow SUPERVISOR OF ASSESSMENTS
AFFIDAVIT	AS TO OWNERSHIP AND INCUMPERANCES
STATE OF MARYLAND, WICOMICO	COUNTY, TO WIT:
I hereby certify that I	am the owner of the property described in
the attached Deed, and that	the only liens against said property are
as follows:	
DESCRIBE L	IENS, IF ANY
7	2 00 0
	3000 KX Paris Couse
	N 2
In testimony whereof I had day of Abril	ereunto subscribe my name this 23nd
day of Ogracio	0
	June m. Jonis
	OMITER /
Subscribed and sworm to bef	ore ne this 23 day of Cepsel, 1076
	EN - [SI 10)
	Chauth Vingsel.
I lopy of deed.	APR 23-76 * 22005 *****14.00 -APR 23-76 A & 22005 *****14.00
Copy of Jast Tax	

FOR DEED FROM EDNA JONES THORNTON, LILLIAN JONES MOSLEY ARNEAT JONES WALLACE AND AND JAMES WALTER WALLACE, HER HUSBAND TO WARNER JAMES JONES AND IRENE MYRTLE JONES, HIS WIFE SEE LIBER J.W.T.S. NO. 398, FOLIOS 12, 13 AND 14, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



ISTRICT COURT OF MARYLAND

3,000				0 01
	Case No.	GN.U	2.9.1.5	0.30
A	ntometi	to Si	weh	
1.		Defendant		• • • • • •

STATE OF MARYLAND

RECOGNIZANCE

NOW ALL MEN BY THESE PRESENTS:

March Constitution and

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

10To appear in the District Court on . I. D. D. Court ...M. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

resignation of the contraction o

To not change my residence without first securing the permission of the Court in which

The state of the state of To not-leave the State of Maryland without first securing the permission of and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe. the side of the state of the second

is the second of the street to Control of the band to be at the con-To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer ersons than those now charged, if based on the same incident(s), shall not affect my liability and the bility of the sureties on this bond.

WITNESS the hand and seal of the Defendant	
WITNESS the hand and seal of the Defendant: Address Isolulous ale	
Address JOULINGSHIE USE	Defendant Defendant
Telephone No	
Taken and acknowledged before me this . 3.3.	and day of April 19 96

APR 23 1976 ime day recorded in Liberary No. 19 Folio 40 &. Williem Redla Clerk/Commissioner/Judge/Sheriff I Approved

BOND OF

GENE ALLEN CAREY PRINCIPAL

AND

ANNIE WEBB
AND
RUSSELL G. WEBB
SURETIES

IN

NO. CR6072

IN THE DISTRICT COURT OF MARYLAND

	0 444415.00
	T COURT OF MARYLANDAR 26-76 * 22116 *****15.00 [K. LCONUMER 26-76 A \(\frac{1}{22116} \) County
STATE OF MARYLAND	County
11 VS. 0 11	Case No. CR 6072
Mine Allen Parey -	Case No
Defendant	Arrest Register No.:
PAI Hickory Md	. All cot hegiote avec
Address	Warrant or Summons No.:
PROPERTY APPLICATION OF PROPERTY APPLICATION OF PROPERTY APPLICATION OF THE PROPERTY O	ATION AND RECOGNIZANCE
orwe pulled and mic work	Telephone J.J.J.J. Driver's License
hereby become recognizor(s) for	May Aldring A. A. A. A. Driver's Dicense
A Commission of the Commission	Yene Alter Eug
who is charged with the offense of :	9
q	
000000000000000000000000000000000000000	
0.0000000000000000000000000000000000000	
I We own and pledge as hall property No.	479. 1140 337 located in
in the State of Maryland, which is owned by me	/us in fee simplefiles, subject to an annual ground
rent of \$	
The said property is now assessed at \$including those for the year of 19? my/o	ur interest therein is absolute and undivided or is
	and is subject to the
following mortrages encumbrances and other t	recognizances as follows:
	recognizances as follows:
	recognizances as follows:

M/We each jointly and severally pledge the a	above property for bail with the District Court of Mary-
a/We each jointly and severally pledge the seland to sum of \$ 44,000 to sum of \$ 140,000 to sum of the said sechattels, lands and tenements, respectively to an ance of the above defendant to answer the char	above property for bail with the District Court of Mary- owe and stand indebted to the State of Maryland in the um of money to be paid and levied on my/our goods and and for the use of the State of Maryland, for the appear- age alleged against h. (2) and to attend the Court named
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A/We each jointly and severally pledge the sland to come to come to come to come the said and tenements, respectively to an ance of the above defendant to answer the char herein. A. In the DISTRICT COURT OF MARY day of and/or In the CRIMINAL COURT OF BAL at the Court required to be present. The condition of the above recognizance is does and shall well and truly make personal appand there to answer unto all such things as shall and not depart therefrom without leave, and in the above recognizance shall be void, or otherwithing the subscribed and sworn to before me, the under the subscribed and sworn to be subscribed and subscribed and sworn to be subscribed as the subscribed and sworn to be subscr	above property for bail with the District Court of Mary- owe and stand indebted to the State of Maryland in the um of money to be paid and levied on my/our goods and ind for the use of the State of Maryland, for the appear- ge alleged against h. Law. and to attend the Court named LAND

COPY OF DEED OR DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

AFFIDAVIT AS TO OWNERSHIP AND INCUMPERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

FOR DEED FROM LULA PATRICK HEARN, WIDOW TO RUSSELL G. WEBB AND ANNIE E. WEBB, HIS WIFE SEE LIBER J.W.T.S. NO. 481, FOLIOS 53, 54 AND 55, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
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1. To not change my residence without first securing the permission of the Court in which the charges are pending.

170 not leave the State of Maryland without first securing the permission of and executing a waiver of extradition.

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☐ To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe. The terms and conditions as it shall prescribe. The terms are the terms and conditions as it shall prescribe.

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in this process of the contraction of the contracti

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the I	Defendant:		
WITNESS the hand and seal of the I	- Sen	e Carey	/SPATI
Telephone No		Defendant	
		1 0	9.

Taken and acknowledged before me this ... A. U. day of ..

. APR 26 1976 Received for Record recorded in the Records on Michigan THE LIBER A. R. B. Ma. P. T. Sedld at

CR 708

BOND OF

ARMADA HOTTON PRINCIPAL

AND

ARMADA V. HOTTON SURETY

IN

NO. MV2368830

IN THE DISTRICT COURT OF MARYLAND

	APR 27-76 * 22275 ****14.00
IN THE DISTRICT CO	OURT OF MARYLAND APR 27-76 A 222275 *****14.00
STATE OF MARYLAND	Wicenuco County
Auma da Holton.	Case No. MU 2368830
Defendant St Dolmar O.C.	Arrest Register No.:
Address .	Warrant or Summons No.:
I/We Annaca Letten: Address J. Klune at Melana U.S. hereby become recognizor(s) for	N AND RECOGNIZANCE Telephone
who is charged with the offense of:	A
	J. M. W.L. DUIT HOL
***************************************	**************************************
***************************************	***************************************
	It is 324, located in Collectures
	n fee simple, subject to an annual ground
The said property is now assessed at \$	and the taxes are paid up to and terest therein is absolute and undivided or is
following mortgages, encumbrances and other recog	and is subject to the

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COPY OF DEED OR DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of Androph. A. + College Assessments is Soc.

In testimony whereof, I hereunto subscribe my name this 27711

day of April 1976.

SUPERVISOR OF ASSESSMENTS

AFFIDAVIT AS TO OWNERSHIF AND INCURREFANCES
STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

In testimony whereof I hereunto subscribe my name this 27th

day of April, 19 76

Cay of April, 19 76

Subscribed and sworm to before me this 27th day of April 10 minutes.

FOR DEED FROM GLORIA ALINE COULBOURNE AND JAMES ISAAC COULBOURNE, HER HUSBAND TO RANDOLPH A. HOTTON AND ARMADA V. HOTTON, HIS WIFE SEE LIBER J.W.T.S. NO. 412, FOLIOS 141 and 142 ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



COURT OF MARYLAND

	Case No.	MU 23	368
13. / 12	mada	140 6(0)	••••

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Contract to the second

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

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- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe. ...
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending. The state of the state of the state of

1470 not leave the State of Maryland without first securing the permission of ...

.:. and executing a waiver of extradition.

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To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe. The state of the same of the same of the same

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Archerent to properties of the restory. The first of the first the first seed of

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant: 1010. 00 0.0 Telephone No.

Taken and acknowledged before me this .2. ?... day of

CR 705 Received Land

BOND OF

STANLEY G. ROBINS ASSIGNEE

IN

NO. 17,705 CHANCERY

53

IN THE CIRCUIT COURT

OF

WICOMICO COUNTY, MARYLAND

STATE OF MARYLAND

Stanley G. Robins, Assignee for the purpose of foreclosure and collection of a mortgage from Utopia Construction Co., Inc. to Avery W. Hall Insurance Agency, Inc., a Maryland Corporation

No. 17,705 Chancery

BOND OF ASSIGNEES TO SELL

KNOW ALL MEN BY THESE PRESENTS: That we, Stanley G. Robins

as Principal UNITED STATES FIDELITY AND GUARANTY COMPANY, a body corporate under the and laws of the State of Maryland, as Surety, are held and firmly bound unto the State of Maryland in the full and just sum of Five Thousand and No/100 ----- Dollars (\$ 5,000.00), to be paid to the said State or its certain Attorney, to which payment well and truly to be made and done, we bind ourselves and each of us, our and each of our heirs, executors, administrators, successors or assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this 20th our Lord, nineteen hundred and seventy six.

day of April , in the year of

Stanley G. Robins WHEREAS, the above bounden

from Utopia Construction Co., Inc. Agency, Inc., a Maryland Corporation 12th day of March Records of

No.

Wicomico County, Maryland 834 Folio

by virtue of the power contained in a mortgage to Avery W. Hall Insurance bearing date the and recorded among the Land , 19 75

in Liber

Stanley G. Robins

is about to sell the land and premises described in said mortgage, default having been made in the payment of the money as specified, and in the conditions and covenants therein contained.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH that if the above bounden Stanley G. Robins

do and shall well and truly and faithfully perform the trust reposed in under the mortgage aforesaid, and shall abide by and fulfill any order or decree which shall be made by any Court of Equity in relation to the sale of said mortgaged property, or the proceeds thereof, then the above obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed, sealed and delivered

Robins Stanley G.

10 03 AM '76

Gordon D. Gladden, Attorney-in-Fact

POWER OF ATTORNEY

Know all Men by these Prese	nter 1	The state of the s	DUS		scatved for Record
That UNITED STATES of the State of Maryland, havin	PERSON NAME AT	office at the City of	Baltimore, in the	orporation organized an State of Maryland, d	dexisting under the laws on hereby constitute and
appoint	Edin no wer : in	Gordon D.	Gladden	L. Jeson Satt	and the same and t
		100	The sales of Party of	a constant appearance of the constant of the c	
State of Maryland for the follow	ring purposes, to	wit:			attorney in and for the
To sign, its name as surety, respectively do and perform any FIDELITY AND GUARANT and the said UNITED STATE.	and all acts and to Y COMPANY, a S FIDELITY A	things set forth in the	resolution of the	nexed and made a part	of this power of attorney:
confirms all and whatsoever the	enid	C	G1-44-	e na suprima na pude un que em esse e e	many works a constraint of the
	1/4 1/2 1/2	Gordon D.	Gladden		
	And the second	TO STATE OF		Sales of the sales	Endrand a market of
may lawfully do in the premises	by virtue of the	se presents.			anneal abla base (
In Witness Whereof, the be sealed with its corporate seal	said UNITED	STATES FIDELITY	Y AND GUARA Vice-President	and Assistant Secretary.	this (13th) 1 day of
be sealed with its corporate seal	June	, A. D. 1975 .	4		
Company of the second	nyma of and	CATALON UNI	TED STATES	FIDELITY AND G	UARANTY COMPANY
	37.7	(Signed)	P. P.	Charles W.	Boone
\$980 A. A.	K. M. 121	(prgned)	- Dy	48.4	Vice-President.
(SEAL)	STATE OF	Service Contract of	12- 1-	P T WALL	11/12 . 11/a
7000	5, 4	(Signed)	***************************************	F. J. Wille	Assistant Secretary.
STATE OF MARYLAND.	1	1 1		1 1 32	10
CITY OF BALTIMORE.) . oo:	The second of the second	1605 June 15 miles	1 , 0 , 4000	enter a set of a second
COMPANY, and F. J.	nt Secretary of t	one Vice- by me severally duly one the said UNITED ST roing power of attorn	sworn, said that and F. FATES FIDELI	NITED STATES FIDE Assistant Secretary of a t they resided in the Ci J. Willey TY AND GUARANT ach knew the seal of sai order of the Board of D	Y COMPANY, the corpora- d corporation; that the seal irrectors of said corporation.
My commission expires	the first day i	n July, A. D. 19_7	8	1 10 10 10 10	Charles College College College
(SEAL)		(Signed)		Herbert J.	
		B. Edin - Val		ILEU	Notary Public.
STATE OF MARYLAND.	***				
CITY OF BALTIMORE.	,		APR 21	6 10 03 AH 276	nore City, which Court to a
Court of Record, and has a se whom the annexed affidavits w State of Maryland, in and fo acknowledgments, or proof of	vere made, and w or the City of Ba f deeds to be rec a signature to be	rtify that the has therete subscruditimere, duly commi- torded therein. I fur h i agenuine signatu	Herbert bled h imame, soioned and swother certify that are.	J. Aull was, at the time of so orn and authorized by le t I am acquainted with	, Esquire, before doing a Notary Public of the aw to administer oathe, take the handwriting of the said
Notary and verily believe the		2 - 2 - 2 - 2	mal of the Super	ior Court of Baltimore	City the same heine a Court
Notary and verily believe the In Testimony Whereof of Record, this 13th	f, I hereto set my day of	y hand and affix the s	une	A. D. 1975	
In Testimony Whereof		y hand and affix the d J (Signed)	une	Robert H.	

COPY OF RESOLUTION

That Whorens, it is necessary for the effectual transaction of business that this Company appoint agents and attorneys with power and authority to act for it and in its name in the State of Maryland and in States other than Maryland, and in the Territories of the United States and in the Provinces of the Dominion of Canada and in the Colony of Newfoundland.

Therefore, be it Resolved, that this Company do, and it hereby does, authorize and empower its President or either of its Vice-Presidents in conjunction with its Secretary or one of its Assistant Secretaries, under its corporate seal, to appoint any persons as attorney or attorneys-in-fact, or agent or agents of said Company, in its name and as its act, to execute, and deliver any and all contracts guaranteeing the fidelity of persons holding positions of public or private trust, guaranteeing the performance of contracts other than insurance policies and executing or guaranteeing bonds and undertakings, required or permitted in all actions or proceedings, or by law allowed, and

Also, in its name and as its attorney or attorneys-in-fact, or agent or agents to execute and guarantee the conditions of any and all bonds, recognizances, obligations, stipulations, undertakings or anything in the nature of either of the same, which are or may by law, municipal or otherwise, or by any Statute of the United States or of any State or Territory of the United States or of the Provinces of the Dominion of Canada or of the Colony of Newfoundland, or by the rules, regulations, orders, customs, practice or discretion of any board, body, organization, office or officer, local, municipal or otherwise be allowed, required or permitted to be executed, made, taken, given, tendered, accepted, filed or recorded, for the security or protection of, by or for any person or persons, corporation, body, office interest, municipality or other association or organization whatsoever, in any and all capacities whatsoever, conditioned for the doing or not doing of anything or any conditions which may be provided for in any such bond, recognizance, obligation, stipulation, or undertaking, or anything in the nature of either of the same.

I, Charles O. Mullennix

Output

Outpu

And I do further certify that the above and foregoing is a full, true and correct copy of the original power of attorney given by said Company to Gordon D. Gladden

of Salisbury, Maryland, authorizing and empowering him to sign boulds an therein so forth, and that the said Power of Attorney is still in full force and effect as of this date.

Given under my hand and the seal of said Company, at Baltimore, Maryland, this 20th day of April . A B. 19 76.

Claus Mfur +

Received for Record APR 26 1976 and recorded in the Records of Micomico County in Liber A.J.S. No. 19 Folio 52.

Charles Comment

Bond approved: a. Janus Smith, Clerk

Hooseway and have all the book was a second or the second

BOND OF

JOHN C. NASON TRUSTEE

AND

RONALD G. RAYNE SUBSTITUTE TRUSTEE

IN

NO. 17,669 CHANCERY

Know all Men by these Presents:

THAT WE John C. Nason, Trustee and Ronald G. Rayne, Substitute Trustee 212 E. Main Street, Salisbury, Md. 21801 and the AETNA INSURANCE COMPANY, a body corporate, duly authorized by its charter to become sole surety on bonds, are held and firmly bound unto the State of Maryland, in the full and just sum of Six thousand and 00/100------(\$6,000.00) Dollars, to be paid to the said State, or its certain attorney, to which payment, well and truly to be made, we bind ourselves and each of us, our and each of our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents, sealed with our seats and dated this..... 19th.... day of ... Aprilin the year of our Lord nineteen hundred and ... Seventy-six WHEREAS, the above bounden ... John C. Nason and Ronald G. Rayne Deed of Trust by virtue of a power contained in workyays from. Alvin K. Leis and Carlene G. Leisand recorded in Liber..... Deed of Trust Wicomico County described in said moregage in case of default being made in any of the covenants contained therein, and whereas such default has occurred and the said ... John C. Nason and Ronald G. Rayneis about to execute the power vested in him in said mortgage; NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bounden do and shall abide by and fulfill any order or decree which shall be passed by any Court of Equity in relation to the sale of said property or the proceeds thereof, then the above obligation to be void; otherwise to be and remain in full force and virtue in law. Signed, sealed and delivered in the presence of SEAL!

AETNA IXSURANCE COMPANY

I sufface our

Form 1-630-1593

Ætna Insurance Company

POWER OF ATTORNEY

OF HARTFORD, CONNECTICUT

Know all Men by these Presents, That ETNA INSURANCE COMPANY, a corporation created by and existing under the laws of the State of Connecticut, having its principal office in the City of Hartford, State of Connecticut, does hereby nominate, constitute and appoint

Robbin W. Gray of Salisbury, Maryland

its true and lawful attorney(s) in fact, with full power and authority hereby conferred to execute, and to affix thereto the seal of the corporation, as Surety, as its act and deed, subject to the limitations and conditions hereinafter set forth, bonds and undertakings as follows:

Any and all bonds and undertakings of suretyship provided the penal sum of no one bond sha in any event exceed FIVE HUNDRED THOUSAND (\$500,000) DOLLARS

and to bind ÆTNA INSURANCE COMPANY thereby as fully and to the same extent as if such bond were signed by the duly authorized officers of ÆTNA INSURANCE COMPANY, and all the acts of said attorney(s), pursuant to the authority herein given, are hereby ratified and confirmed.

This power of attorney is granted under and by the authority of the following applicable paragrapha of ARTICLE II of the BYLAWS of the company:

The president or a vice president may execute fidelity and surety bonds and other bonds, contracts of indemnity, recognizances, stipulations, undertakings, receipts, releases, deeds, releases of mortgages, contracts, agreements, policies, notices of appearance, waivers of citation and consents to modifications of contracts as may be required in the ordinary course of business or by vote of the directors, and such execution may be attested where necessary or desirable and the seal of the company where necessary or desirable may be affixed to the specific instrument by a secretary or an explaint according to the company where necessary or desirable may be affixed to the specific instrument by a secretary or an assistant secretary.

The president or a vice president may with the concurrence of a secretary or an assistant secretary appoint and authorize an attorney-infact or any other person to execute on behalf of the company any such instruments and undertakings and to affix the seal of the company thereto

The attorneys-in-fact under the preceding paragraphs of this article are authorized and empowered to certify to a copy of any of the bylaws of the company or any resolutions adopted by the directors or to the financial statement of the condition of the company and to affix the seal of the company thereto where necessary or desirable.

This power of attorney is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Board of Directors of the ÆTNA INSURANCE COMPANY at a meeting duly called and held on the 11th day of February, 1966.

RESOLVED THAT, in the execution, attestation and sealing of any instrument or undertaking authorized by Article II of the Bylawa, the facsimile signatures of the officers and the facsimile seal of the Company affixed thereto shall be valid and binding upon the Company.

IN WITNESS WHEREOF, ÆTNA INSURANCE COMPANY has caused these presents to be signed by its President and its Secretary

STATE OF CONNECTICUT COUNTY OF HARTFORD

attested to the execution of the foregoing instrument.

In Witness Whereof I hereunto set my hand and seal.



Olive E. Mackey

My commission expires April 1, 1972

CERTIFICATE

#3733

Form 630-87 Ed. 8-66 PRINTED IN U.S.A.

Secretary

Received for Record recorded in the Records of Wicomico County in Liber L. L.S. Ma. Ballanon Baltha Clerk

Bond approved: a. Janes Snich, Clark

BOND OF

RICHARD D. WARREN

STATES ATTORNEY FOR WICOMICO COUNTY

Fidelity and Deposit Company

HOME OFFICE OF MARYLAND BALTIMORE, N.D. 21203

AMOUNT \$5,000.00 Bond No. 887 58 42

KNOW ALL MEN BY THESE PRESENTS:

That we, Richard D. Warren, Wicomico County, Maryland as Principal, and the Fidelity and Deposit Company of Maryland, a

That we, Richard D. Warren, Wicomico County, Maryland as Principal, and the Fidelity and Deposit Company of Maryland, a corporation duly incorporated under the laws of the State of Maryland and authorized to write fidelity and surety bonds in the State of Maryland, as Surety, are held and firmly bound unto the State of Maryland in the full and just sum of FIVE THOUSAND AND 00/100 (\$5,000.00) DOLLARS, lawfull money of the United States of America, for the payment of which, well and truly to be made, the Principal binds himself, his heirs, executors and administrators and the Surety binds itself, its successors and assigns, jointly and severally, firmly by these presents.

SIGNED, SEALED, DATED AND DELIVERED this 6th day of January, 1976.

WHEREAS, the above-bounden Principal was, on the 5th day of November, 1974, duly elected to the office of STATES ATTORNEY FOR WICOMICO COUNTY, State of Maryland; and

WHEREAS, the being a requirement of Chapter 37 of the Acts of 1947 General Assembly, approved February 26, 1947, that the above-bounden Principal shall give annually in the amount of FIVE THOUSAND AND 00/100 (\$5,000.00) DOLLARS, this bond is given for the period beginning with the 6th day of January, 1976 and ending on the 6th day of January, 1977.

NOW, THEREFORE, the condition of this obligation is such, that if the above-bounden Principal, shall for the period for which this bond is given faithfully perform the duties of his office and account for all funds and property received under color of said office, then this obligation to be void; otherwise to remain in full force and effect.

IN TESTIMONY WHEREOF, the said Principal has hereunto set his hand and seal and the said Surety has caused this instrument of writing to be executed the day and year first above written.

WITNESS:

Jon Clarsinit

AS TO SURETY:

Mary I/ Adelung

Michael Milarien (SEAL)
Richard D. Warren

FIDELITY AND DEPOSIT COMPANY

OF MARYLAND

Clinton A. Killam, Jr. Attorney-in Fact

Power of Attorney

DEPOSIT COMPANY OF MARYLAND

HOME OFFICE BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corpora-. Vice-President, and C. M. PECOT, JR. tion of the State of Maryland, by JOHN C. GARDNER Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Resident Assistant Secretaries and Attorneys-retary or any one of the Company may require, or to authorize any person or persons to execute on behalf of the Company any in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint R. F. Mansfield, Clinton A. Killam, Jr. and J. Russell Townshend, all of Baltimore, Maryland, EACH

its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings.....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes that issued on behalf of R. F. Mansfield, etal, dated May 8, 1972 and on behalf of W. Wm. Schroeder, etal, dated May 3, 1973.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this __, A.D. 19.73.... August...

ATTEST:

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

(SIGNED)

C. M. PECOT, JR.

JOHN C. GARDNER Vice-President

(SEAL)

STATE OF MARYLAND

Assistant Secretary

On this 23rd day of August , A.D. 1973, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, in and who executed the preceding instrument, and they are the said officers of the Company aforesaid, and that the seal affixed severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the sald Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year

(SIGNED)

(SEAL)

MELINDA T. HAUS

Notary Public Commission Expires July 1, 1974

I, the undersigned, Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Cartificate may be sixed by force of the Section 2 of the Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the Fidelity and Deposit Company of Maryland at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facslmile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed our new force and and binding upon the Company with the same force and effect as though manually affixed." IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this 6th day of January 1976

Assistant' Secretary

L1419-Ctf. 199865

MAY 1 1 1976 recorded in the Records of Wicomico County. · Liber T.T.S. Ho. I. James Smith, Clerk.

Ex. & M. Comptroller of the Treasury, St. of Md., Treasury Box 466, Annapolis, Md. 21404 5/11/76

BOND OF

MURRY'S STEAKS, INCORPORATED PLAINTIFF

VERSUS

DREW BLAGUS DEFENDANT

IN

NO. 17,735 CHANCERY

WICOMICO COUNTY

63

STATE OF MARYLAND

MURRY"S STEAKS, INC.
A Corporation

Plaintiff

.....

versus

INJUNCTION BOND

EQUITY CHANCERY NO. 17,735

DREW BLAGUS

Defendant

KNOW ALL MEN BY THESE PRESENTS: That we, Murry's Steaks, Inc.,

a Delaware Corporation

as Principal, and UNITED STATES FIDELITY AND GUARANTY COMPANY, a corporation duly incorporated under the laws of the State of Maryland, as Surety, are held and firmly bound unto the State of Maryland, in the full and just sum of One Thousand

No/Xx Dollars (\$ 1,000.00), current money, to be paid to the said State of Maryland, or its certain Attorney; to which payment well and truly to be made and done, we bind ourselves and each of us, our and each of our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

SEALED with our seals and dated this

day of May

, A. D. 1976 .

WHEREAS, By an order of the Circuit Court of Wicomico County, passed in a cause wherein the said Murry's Steaks, Inc.

Plaintiff, and Drew Blagus

Defendant, an injunction is about to issue to restrain the said Defendant as prayed in the bill in said cause exhibited, upon the Plaintiff filing a bond with security in the above penalty.

NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the said Plaintiff shall and do prosecute the said writ of injunction with effect, and satisfy and save harmless the said Defendant if the same be not prosecuted with effect, and in such case pay all costs and damages that may be occasioned by the issuing thereof; and shall in all things obey, abide by, perform and fulfill such decree and order as shall be made in the premises; then the above obligation to be void; otherwise of full force and virtue.

	The part	esence o		
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		- / 1		· · · · · ·
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Murry's Steaks, Inc.

By: Scall (SEAL)

Vice-President (SEAL)

UNITED STATES FIDELITY AND GUARANTY COMPANY

Donald L. Toadvine, Attorney-in-Fact

20000

	A PROPERTY OF STREET	18.			
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	in Liber A.J.S.	No (CERTI	LED COMMISS	none3	
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		No83	038		
Know all Man by these					
		ND CHARANT	TY COMPANY .	corneration organized a	nd existing under the laws
of the State of Maryland,	having its principal of	fice at the City	of Baltimore, in	the State of Maryland,	does hereby constitute and
appoint	Market De D	onald L.	Toadvine		
N. Chia	With the same of t				
of the City of	Salisbury	Sept.	State of Marvis	and its true and lawful	attorney in and for the
State of Maryland for the		wit:	Dizie di Iviziya		
respectively do and perform	m any and all acts and to ANTY COMPANY, a FATES FIDELITY All or the said	hings set forth in certified copy o ND GUARANT	the resolution of the of which is hereto a Y COMPANY, the	ne Board of Directors of the innexed and made a part	nd/or undertakings, and to he said UNITED STATES of this power of attorney; irectors, hereby ratifies and
	D	onald L.	Toadvine	of grown field many some from 1 and 100 for 100 for	
			All STATES	and regarded in positive and	- HELICE
may lawfully do in the pre			1		A WILLIAM
In Witness Whereon be sealed with its corporate	f, the said UNITED S a scal, duly attested by August	the signatures . A. D. 19 72.	LITY AND GUAF of its Vice-Presiden	RANTY COMPANY has t and Assistant Secretary	caused this instrument to
in the state of th		MANAGE TER	UNITED STATE	S FIDELITY AND G	UARANTY COMPANY
				0 0 11	- 1/2
The said of the said of	V14.	(Signed	.) By	C. S. Adams,	Vice-President
(SEAL)	63			2000 218 2 100 L	
	Sugar Pur	(Signed		W. K. McCarde	
No best	10 2119 41111	Cofficient Control	TO PARTY TO	W. 1182	Assistant Secretary.
STATE OF MARYLANI	D. } ae:				
CITY OF BALTIMORE	Ξ,				
On this 11th	day of		August		before me personally came
COMPANY, and whom I am personally act that they, the said C, the Vice-President and Action described in and white	S. Adams, Jr. seistant Secretary of the ich executed the foregovery ttorney was such corporated to the corporate of the corpo	y me severally of se said UNITEI ing power of at trate seal; that i	luly sworn, said the and W. STATES FIDEL torney; that they at twee so affixed by	Assistant Secretary of sat they resided in the Ci K. McCardell ITY AND GUARANTY each knew the seal of sai order of the Board of D	LITY AND GUARANTY aid Company, with both of ty of Baltimore, Maryland, were respectively COMPANY, the corpora- d corporation; that the seal irectors of said corporation, ely of the Company.
My commission exp	pires the first day in	July, A. D. 19	74	Lackand Property	The state of the s
(SEAL)	- 91	(Signed	1)	Herbert J.	Aull Notary Public.
STATE OF MARYLAN	D. }			The arms !	
CITY OF BALTIMORE	E, } ••:				and the second
State of Maryland, in an	a seal, do hereby certi- rits were made, and who do for the City of Balt- of of deeds to be recor-	o has thereto sul imore, duly con ded therein. I	Herbert J. becribed h is name nmissioned and swe further certify the	Aull , was, at the time of so down and authorized by la	ore City, which Court is a Esquire, before oing a Notary Public of the w to administer oaths, take the handwriting of the said

In Testimony Whereof, I hereto set my hand and affix the seal of the Superior Court of Baltimore City, the same being a Court Record, this 11th day of August A. D. 19 72

Robert H. Bouse

(Signed)

FS 17 9-67

of Record, this (SEAL)

Clerk of the Superior Court of Baltimere City.

COPY OF RESOLUTION

That Whereas, it is necessary for the effectual transaction of business that this Company appoint agents and attorneys with power and authority to act for it and in its name in the State of Maryland and in States other than Maryland, and in the Territories of the United States and in the Provinces of the Dominion of Canada and in the Colony of Newfoundland.

country on a comment of the

Therefore, be it Resolved, that this Company do, and it hereby does, authorize and empower its President or either of its Vice-Presidents in conjunction with its Secretary or one of its Assistant Secretaries, under its corporate seal, to appoint any person or persons as attorney or attorneys-in-fact, or agent or agents of said Company, in its name and as its act, to execute, and deliver any and all contracts guaranteeing the fidelity of persons holding positions of public or private trust, guaranteeing the performance of contracts other than insurance policies and executing or guaranteeing bonds and undertakings, required or permitted in all actions or proceedings, or by law allowed, and

Also, in its name and as its attorney or attorneys-in-fact, or agent or agents to execute and guarantee the conditions of any and all bonds, recognizances, obligations, etipulations, undertakings or anything in the nature of either of the same, which are or may by law, municipal or otherwise, or by any Statute of the United States or of any State or Territory of the United States or of the Provinces of the Dominion of Canada or of the Colony of Newfoundland, or by the rules, regulations, orders, customs, practice or discretion of any board, body, organization, office or officer, local, municipal or otherwise be allowed, required or permitted to be executed, made, taken, given, tendered, accepted, filed or recorded, for the security or protection of, by or for any person or persons, corporation, body, office interest, municipality or other association or organization whatsoever, in any and all capacities whatsoever, conditioned for the doing or not doing of anything or any conditions which may be provided for in any euch bond, recognizance, obligation, stipulation, or undertaking, or anything in the nature of either of the same.

I, Charles O. Mullennix

Assistant Secretary of UNITED STATES FIDELITY AND GUARANTY COMPANY, hereby certify that at a special meeting of the Board of Directors of said Company, duly called and held at the office of the Company, at the City of Baltimore, on the 25th day of February, A. D. 1916, at which was present a quorum of said Directors, duly authorized to act in the premises, resolutions were passed and entered on the minutes of said Company, of which resolutions the foregoing is a true copy and of the whole thereof.

And I do further cartify that the above and foregoing is a full, true and correct copy of the original power of attorney given by said Company to Donald L. Toadvine

of Salisbury, Maryland, authorizing and empowering him to sign bonds at the line of forth, and that the said Power of Attorney is still in full force and effect as of this date.

Given under my hand and the seal of said Company, at Baltimore, Maryland, this 12 day of May A B 18: 76

Class If for

Assistant Secretary.

Received for Record MAY 1 2 1976

recorded in the Records of Micomico County
in Liber A.J.S. No. 19 Eolio 62.

T. James Smith, Cl

a. Junio Ana

2

BOND OF

HOBART B. HUGHES
AND
DENIS P. CASEY
PRINCIPALS

IN

NO. 17,736 CHANCERY

Maryland

17.736 Chaxery

COMPANY WESTERN

One of America Companies PALO ALTO BALACTANTO PA

TRUSTEES, MC	RTGAGEES, ATT	CORNEYS OR F	ORECLOSUR	E BOND
KNOW ALL MEN BY TI	HESE PRESENTS:	ВО	ND No. 19-TM- 3	026
That we, Hobart and the WESTERN SURE State of South Dakota, as	B. Hughes and I TY COMPANY, a corp Surety, authorized to do	poration organized a	nd existing under	, as Principal, the laws of the e held and firmly
bound in the sum of	NOT VALID IF FILLED I	IN FOR MORE THAN certain Attorney, to	\$500.000.00) which payment w	DOLLARS, rell and truly to
	and dated this 13th		Wass	, 19 <u>76</u> .
WHEREAS, the above	bounden Hobart	B. Hughes and	Denis P. Cas	ey
by virtue of the power co P. Lightfoot, his	wife.	ust from Philip C		
to				
bearing date the 12th				recorded among
the mortgage records of _	Wicomico Co	unty, Maryland		
in Liber J.W.T.S.	No7	76	Folio 308	
A P SHIP STORY	nd premises described in cified, and in the condition of	itions and covenants LIGATION IS SUC	therein contained.	
do and shall well and tru under the mortgage afores any Court of Equity in re the above obligation to be	aid, and shall abide by elation to the sale of so void, otherwise to be	and fulfill any order aid mortgaged prope	or decree which s	eds thereof, then
Signed Sealed and deliver the presence of				1
fanice (4	reston.	Mobarty B. I	lughes D	Principal
As to S	urety	Denis P. Ca	sey	Principal
S. Edu ar	de	WESTERN	SURETY	COMPANY
Westan	ley	By S	Willand	
	las a m	1	2. Holland	, Mai. 5. ".
Countersigned by	Thoms (. Ils	mpson	Maryland Res	
A Por Bacon MAY 131	976			
d in the Records of Wio	onico County	Box appr	red:	
	Buith Clerk.	a sous -	Smeth,	
1268		1	1006	

DECIDENCE WESTERN SURETY COMPANY , ONE OF AMERICA'S OLDEST SURDING QUEPARIES ECONOCIONO

BOND OF

ROBERT J. SCHULTZE
AND
RAYMOND A. BROOKHART
SUBSTITUTE TRUSTEES

IN

NO. 17,749 CHANCERY

Maryland

17,749 Chareery

WESTERN SURETY COMPANY One of American Companies

One of America Companies Companies Companies PALO A TO BALACTURE PA.

TRUSTEES, MORTGAGEES, ATTORNEYS OR FORECLOSURE BOND
KNOW ALL MEN BY THESE PRESENTS: BOND No. 19-TM- 3027 Substitute Trustees,
That we, Robert J. Schultze and Raymond A. Brookhart, , as Principal, and the WESTERN SURETY COMPANY, a corporation organized and existing under the laws of the State of South Dakota, as Surety, authorized to do business in the State of Maryland, are held and firmly
bound in the sum of SIX THOUSAND DOLLARS (\$ 6,000.00) DOLLARS, (NOT VALID IF FILLED IN FOR MORE THAN \$500,000.00)
to be paid to the said State of Maryland or its certain Attorney, to which payment well and truly to be made, we bind ourselves and our legal representatives, jointly and severally, by these presents.
Sealed with our seals and dated this 17th day of May , 19 76.
WHEREAS, the above bounden Robert J. Schultze and Raymond A. Brookhart, Substitute Trustees, Deed of Trust by virtue of the power contained in a months from Ronald C. Gaines and Joyce Gain
to Loyola Federal Savings and Loan Association
bearing date the day of June 1963 and recorded among
the mortgage records of Wicomico County, Maryland
in Liber
is about to sell the land and premises described in said mortgage, default having been made in the payment of the money as specified, and in the conditions and covenants therein contained. THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bounden Robert J. Schultze and Raymond A. Brookhart, Substitute Trustees,
do and shall well and truly and faithfully perform the trust reposed in them
any Court of Louity in relation to the sale of said mortgaged property, or the proceeds thereof, then the above obligation to be void, otherwise to be and remain in full force and virtue in law.
Signed, Sealed and delivered in the presence of
Conta Danaed
Conta Hansard Robert J. Scholtze Principal
As to Surety Raymond A. Brookhart Principal
western surety company
By Hollandy A. Holland M. A. Soin
Countersigned by Maryland Resident Agent
144Y 201976
recorded in the Associa of Tions for County
in Liber Ardalia do Bosto

MINDOW, WESTERN SHASTV SQUPARY - QRD OF, AVERISA'S, OLDEST, ESPOIDS, SQUPARISE D

POWER OF ATTORNEY

Nº 1665464R

ent, with full power and authority hereby conferred, to sign, execute, acknowledge and deliver for	th limited authority, its true and law and on its behalf as Surety, one of
An ORIGINAL bond required by Statute, Decree of Court or Ordinance for:	MAXIMUM PENALTY
(A) ADMINISTRATOR CONSERVATOR CURATOR EXECUTOR GUARDIAN TRUSTEE – (Testamentary Only) SALE OF REAL OR PERSONAL PROPERTY -When this company has qualifying bond or when it is a separate bond for accounting of proceeds of sale only COMMISSIONER TO SELL REAL ESTATE REFEREE IN PARTITION TRUSTEE OR RECEIVER – (In Bankruptcy Only)	\$1,000,000.00
(B) NOTARY PUBLIC PUBLIC OFFICIAL AND DEPUTIES RECEIVER - (In State Court Only)	\$ 50,000.00
(C) PLAINTIFF'S COURT BOND, except bonds prohibited by (G): FOR CORPORATION	\$ 10,000.00 \$ 5,000.00
(D) COST ON APPEAL) EXCLUDING OPEN PENALTY, REMOVAL OF CAUSE) STAY, SUPERSEDEAS OR GUARANTEE OF A JUDGMENT	\$ 500.00
(E) LICENSE License and Permit limited to bonds where a county, city, town, village or fownship is the Obligee. Bonds to the state are not authorized, except special fuel users	\$ 10,000.00 \$ 1,000.00
rporation shall be executed in the corporate name of the Company by the Chairman of the Boar cretary, Treasurer, or any Vice President, or hy such other officers as the Board of Directors may esident, any Vice President, Secretary, any Assistant Secretary, or the Treasurer mey eppoint Attor	outhorize. The Chairman of the Boa neys in Fact or Agents who shall he
thority to lame bonds, policies, or undertakings in the name of the Company. The corporate seal ands, policies, undertakings or other obligations of the corporation." Dated this let der of April, 1873	
nds, policies, undertaidings or other obligations of the corporation." Dated this let der of April, 1873 WESTER!	SURETY COMPANY
nds, policies, undertaidings or other obligations of the corporation." Dated this let der of April, 1873 WESTER!	/ 4 :
Assistant Secretary Assistant Secretary Assistant Secretary ATE OF SOUTH DAKOTA County of Minimenana, On this 1st day of April, 1973, before me, e Notary Public, personally eppeared JOE KIRBY, who is the signed the eboye Power of Attorney as President of the said WESTERN SURETY COMPANY error voluntary ect and deed of said corporetion.	Jac Kir by Preside
Assistant Secretary Assistant Secretary Assistant Secretary ATE OF SOUTH DAKOTA County of Minimulaha, On this 1st day of April, 1973, before me, e Notary Public, personally eppeared JOE KIRBY, who is the sike edit the eboye Power of Attorney as President of the said WESTERN SURETY COMPANY or evoluntary ect and deed of said corporation.	Preside Pre
Assistant Secretary Assistant Secretary Assistant Secretary Assistant Secretary Assistant Secretary By ATE OF SOUTH DAKOTA County of Minimenana. On this 1st day of April, 1973, before me, e Notary Public, personally eppeared JOE KIRBY, who is the sikudd the eboye Power of Attorney as President of the said WESTERN SURETY COMPANY ere avoluntary set and deed of said corporetion. Commission expires ATE OF SOUTH DAKOTA SS On this 1st day of April, 1973, before me, e Notary Public, personally eppeared JOE KIRBY, who is a voluntary set and deed of said corporetion. Commission expires ATE OF SOUTH DAKOTA SS On this 1st day of April, 1973, before me, e Notary Public, personally eppeared JOE KIRBY, who is a voluntary set and deed of said corporetion. Commission expires ATE OF SOUTH DAKOTA SS On this 1st day of April, 1973, before me, e Notary Public, personally eppeared JOE KIRBY, who is a voluntary set and deed of said corporetion. Commission expires ATE OF SOUTH DAKOTA SS ATE OF SOUTH DAKOTA ATE OF SOUTH DA	Preside Pre

Zeillanes Buittig Clerk.

BOND OF

GEORGE BRUCE GORDY PRINCIPAL

AND

GEORGE BRUCE GORDY
AND
INGA JANE GORDY
SURETIES

AND

GEORGE BRUCE GORDY PRINCIPAL

AND

OLIVER C. MASSEY
AND
NORMA Q. MASSEY
SURETIES

IN

NO. CR6172

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT COURT OF MARYLAND MAY 21-76 * 24465 *****27.0
STATE OF MARYLAND W County County
vs. Case No. CR6172
George Bruce Gordy
Defendant Arrest Register No.:
507 Pacific Ore Salishuy MM
Address Warrant or Summons No.:
PROPERTY APPLICATION AND RECOGNIZANCE
1/We Stevere Bot Sugar Surdy.
Address 507 Proglat Nat. Land Mr. Telephone 74.46 7. Driver's License hereby become recognizor (s) for
hereby become recognizor(s) for
And the state of t
- Miguisi & Orse y Cars

•••••••••••••••••••••••••••••••••••••••
I/We own and pledge as bail property No. 66 Files 39 , located in
in the State of Maryland, which is owned by me/us in fee simple
yes or no
The said property is now assessed at \$
and is subject to the
following mortgages, encumbrances and other recognizances as follows:
martage / fg 12,500
•••••••••••••••••••••••••••••••••••••••
We each jointly and severally pledge the above property for bail with the District Court of Mary-
sum of \$
chattels, lands and tenements, respectively to and for the use of the State of Maryland, for the appearance of the above defendant to answer the charge alleged against hand to attend, the Court named
herein:
A. In the DISTRICT COURT OF MARYLAND
and/or In the CRIMINAL COURT OF BALTIMORE/CIRCUIT COURT of
at the Court House in Southering, when
required to be present. The condition of the above recognizance is such, that if the above
The above and a second recognition of the above and a second and a second and a second a seco
does and shall well and truly make personal appearance before the Court as set forth hereinabove, then and there to answer unto all such things as shall be alleged and to attend the said Court from day to day,
and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then
the above recognizance shall be void, or otherwise to remain in full force and virtue in law.
Signed [SEAL]
Address
Signed Market [SEAL]
Fee charged defendant \$ Address Address Address
Subscribed and sworn to before me, the undersigned, on this day of
1929 D 30
DC 70 Por 1/79 [SEAL]
D.C. 70 Rev. 1/72 Clerk/Commissioner

CERTIFICATE FROM THE ASSESSORS OFFICE STATE OF MARYLAND, WICOMICO COUNTY, TO WIT: . I, Marion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of <u>Menge</u> + Lugar Hordy

9580

represents, is <u>afficient</u> In testimony whereof, I hereunto subscribe my name this day of May SUPERVISOR OF ASSESSMENTS AFFIDAVIT AS TO OMNERSHIP AND INCUMPEPANCES STATE OF MARYLAND, WICOMICO COUNTY, TO WIT: I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows: DESCRIBE LIENS, IF ANY Viteran's administration 9/12,502 In testimony whereof I hereunto subscribe my name this 17th

I go J- Good

Subscribed and sworm to before me this 17th day of May, 1076.



FOR DEED FROM ROBERT W. COLLINS AND WANDA L. COLLINS TO GEORGE B. GORDY AND INGA J GORDY, HIS WIFE SEE LIBER A.J.S. NO. 826, FOLIOS 970-972, ONE OF THE LAND RECORDS OF WISOMICO COUNTY.

IN THE DISTRIC	T COURT OF MARYLAND
	(1) icimuco : countre
STATE OF MARYLAND vs.	Case No
George Brene Gerdy	••••
Defendant Brifix Ore Sellibery	Arrest Register No.:
Address .	
ANE Oliver & & normai)	Massly. Telephone 2.57.7.5.9. Driver's License. Live Gue Succe Sive de Comme
who is charged with the offense of:	A si Cat Day Thomas
	magnitude of the second
I/We own and pledge as bail property No.	H77 G7/20 , located in Milonian in le/us in fee simple
The said property is now assessed at \$including those for the year of 19; my/o	9, 390 and the taxes are paid up to and our interest therein is absolute and undivided or is
6-11 manufactor and umbrances and other	recognizances as follows:
sum of \$	above property for bail with the District Court of Mary- owe and stand indebted to the State of Maryland in the sum of money to be paid and levied on my/our goods and and for the use of the State of Maryland, for the appear- arge alleged against hand. and to attend the Court named
A. In the DISTRICT COURT OF MAR	YLAND As cheered or the o'clock
and/or In the CRIMINAL COURT OF BA	LTIMORE/CIRCUIT COURT of
at the Court	s such, that if the above
does and shall well and truly make personal and there to answer unto all such things as sha	ppearance before the Court as set forth hereinabove, then all be alleged and to attend the said Court from day to day, the meantime hold the peace, and be of good behavior, then wise to remain in full force and virtue in law.
	Address TU Di
	Signed
Fee charged defendant \$	Address
Subscribed and sworn to before me, the un	ndersigned, on this day of
19.7.4	W Olean Entruck [SEAL]
D.C. 70 Rev 1/72	Clerk/Commissioner

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

AFFIDAVIT AS TO OMNERSHIP AND INCUMPERANCES STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIERS, IF ANY

In testimony whereof I hereunto subscribe my name this 17th

dey of May, 1976

Oliver C. Manasey

Subscribed and sworm to before me this 17th day of May, 1976.

Charles of May, 1976.

Charles of May, 1976.

Charles of May, 1976.

Contain Public

FOR DEED FROM J. EDGAR HARVEY, ATTORNEY AND AGENT TO OLIVER COLLINS MASSEY AND NORMA JANE MASSEY, HISTWIFE SEE LIBER J.WIT.S. NO. 675, FOLIOS 234-236, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



FOR Ellicinua Case No. CR.4172

STATE OF MARYLAND Plaintiff vs. Gase No. C.C. Grady.

vs. George B. Gordy.

Defendant

AR

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

the	To not change my residence without first securing the permission of the Court in which e charges are pending.
	e charges are pending. To not leave the State of Maryland without first securing the permission of Section leads.
	and executing a waiver of extradition.
400	To submit to the supervision of the Division of Parole and Probation and be subject to such

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

CLERK

Received for Record. MAY 2 1 1976 and recorded in the Records of Microsica County

O Carrie Smith

Bond approved, Clus

In The Records Of The Circuit Court

Among Other Proceedings

For Wicomico County, State Of Maryland,

Is The Following, To Wit:

BOND OF

DENNIS L. LABE PRINCIPAL

AND

DENISE L. LABE
AND
DENNIS L. LABE
SURETIES

IN

NO. CR6178

IN THE DISTRICT COL	URT OF MARYLAND AY 21-76 * 24464 *****15.0 County
STATE OF MARYLAND	
Danie Sahe.	Case No
Defendant Derws Rd W. Oberls Md	Warrant or Summons No.:
Address	
Address Williams Address Milliams and Millia	Telephone 9.35.80.74. Driver's License
who is charged with the offense of:	percent Dist of Concurrence
I/We own and pledge as bail property No. 073 in the State of Maryland, which is owned by me/us in	yes or no
The said property is now assessed at \$	and the taxes are paid up to and terest therein is absolute and undivided or is
the second of her second	nizances as follows:
	1 CM.
sum of \$ 251000 Z , the said sum o	property for bail with the District Court of Mary- nd stand indebted to the State of Maryland in the f money to be paid and levied on my/our goods and r the use of the State of Maryland, for the appear-
ance of the above defendant to answer the charge at	1 no O (
A LA ALA DISTRICT COURT OF MARYLAN	D. As Oliveled. on the
day of OF RALTIM	ORE/CIRCUIT COURT of Colored.
at the Court Hous	e in Sollsbuy when
The condition of the above recognizance is such	, that if the above
does and shall well and truly make personal appeara	ince before the Court as set forth hereinabove, then elleged and to attend the said Court from day to day, the eantime hold the peace, and be of good behavior, then remain in full force and virtue in law. Signed Sumal SEALI
	Address Signed Danis Coll [SEAL]
Fee charged defendant \$	Address
Time	with -1 Mes
19Zk	Colling Sand [SEAL]

COPY OF DEED OR DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Parion H. Calloway, Supervisor of Assessments for Wicomico County, 847/806
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of Assessments & Denice B. Lake

Willards Md. 21874 Ingus 1,2360 represents, is 20.

In testimony whereof, I hereunto subscribe my name this 17th

day of May 1976.

Main H. Collwy

SUPERVISOR OF ASSESSIENTS

AFFIDAVIT AS TO OWNERSHIP AND INCUMBEFANCES
STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIERS, IF ARY

In testimony whereof I hereunto subscribe my name this 17th
day of May, 1976

Subscribed and sworm to before he this 17th day of May, 1976.

Subscribed and sworm to before he this 17th day of May, 1976.

FOR DEED FROM DENNIS L. LABE TO DENNIS L. LABE AND DENISE B. LABE, HIS WIFE SEE LIBER A.J.S. NO. 847, FOLIOS 806-807, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



Case No. CR6/18

Lenuis R. Lehe

STATE OF MARYLAND Plaintiff VS. Selnus R. Defendant

AR

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

- 3. To keep the peace and be of good behavior in the meantime.
- 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

To not leave the State of Maryland without first securing the permission of Assemble State of Maryland without first securing the permission of Assemble State of Maryland without first securing the permission of Assemble State of Maryland without first securing the permission of the Court in which the charges are pending.

and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

Received for Record. MAY 2 1 1976 and recorded in the Records of Miconico County in Liber A.J. S. Mo. 19 Molio

Bond approved a. James Smith, Cle

Jumes Smith Clerk

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

NELLIE MARSHALL
AND
WILLIAM LEON JONES
A/K/A WILLIAM MARSHALL
A/K/A JUNE BUG
PRINCIPALS

AND

NELLIE H. MARSHALL SURETY

IN

NO. CR6231

IN THE DISTRICT CO	
STATE OF MARYLAND	Weconver County
Wellie Marshall.	Case No. CR 6231
Defendant 32 - Luke St. Salahan MA.	Arrest Register No.:
Address	Warrant or Summons No.:
I/We Mellie Mayskall Salishus	N AND RECOGNIZANCE
who is charged with the offense of:	en lengeres AKA artien Marikal.
J. J.	ferej
•••••••••••••••••••••••••••••••••••••••	
I/We own and pledge as bail property No. J	yes or no
The said property is now assessed at \$39 including those for the year of 199; my/our in	and the taxes are paid up to and terest therein is absolute and undivided or is
following mortgages, encumbrances and other recognitions are recognitional and recognitions are recognitional and other recognitio	gizances as Ionows
I/We each jointly and severally pledge the above	r the use of the State of Maryland, for the appear-
herein: A. In the DISTRICT COURT OF MARYLAN day of	on the 1974 at 931 o'clock A.M.
and/or In the CRIMINAL COURT OF BALTIM	ORE/CIRCUIT COURT ofwhen
The condition of the above recognizance is such	, that if the above Affectael.
does and shall well and truly make personal appeara and there to answer unto all such things as shall be a and not depart therefrom without leave, and in the m the above recognizance shall be void, or otherwise to	lleged and to attend the said Court from day to day, eantime hold the peace, and be of good behavior, then remain in full force and virtue in law.
	Signed Stellise Ht Months GSEAL] Address
	Signed Signed
Time M. Subscribed and sworn to before me, the undersig	ned, on this 312 day of Quee,
1974	Julie, Digitet Court [SEAL]
D.C. 70	and the same of th

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES
STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

In testimony whereof I hereunto subscribé my name this 3?

day of June, 1976

Pullic H manshul

OWNER

Subscribed and sworn to before me this 3? day of June, 1976

FOR DEED FROM ERNEST B. HITCH, SINGLE AND HESTER A. HITCH, WIDOW TO JAMES R. MARSHALL AND NELLIE H. MARSHALL, HIS WIFE SEE LIBER J.W.T.S. NO. 286, FOLIOS 401 AND 402, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



FOR Wecomico

STATE OF MARYLAND
Plaintiff

vs. William Dex Jornes.

ARA-June Bug AR

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

the charges are pending.

To not leave the State of Maryland without first securing the permission of the Court in which the charges are pending.

To not leave the State of Maryland without first securing the permission of Suntulous and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

□ :

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture, of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:	
Address 228 Lake I mil	Chillian Lon Defendant (SEAL)
Telephone No	
Taken and acknowledged before me this89	Ed day of Jace, 1976.
	W Dandedluf
Received for Record JUN 3 1976	nd Lupper Tulke/Sherit/
recorded in the Records of Miconico County	(1) Amille
	A contract of

I. James Smith, Clerk

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

DAVID LITTLETON PRINCIPAL

AND

JACK LITTLETON SURETY

IN

NO. CR6323

IN THE DISTRICT CO	
STATE OF MARYLAND	W1 Comico County
David Littelon	Case No. CR 4323
Defendant	Arrest Register No.:
Address	Warrant or Summons No.:
PROPERTY APPLICATION	AND RECOGNIZANCE
hereby become recognizor(s) for	5. O. A.A. A
who is charged with the offense of:	L'Ellets.
hereby become recognizor(s) for who is charged with the offense of:	Mauil luse +MU unnels
•••••••••••••••••••••••••••••••••••••••	
I/We own and pledge as bail property No	26.1013 posted in to conco
in the State of Maryland, which is owned by me/us in	fee simple, subject to an annual ground
The said property is now assessed at \$	and the taxes are paid up to and terest therein is absolute and undivided or is
following mortgages, encumbrances and other recogn	dizances as lonows.
	Af DAL
•••••••••••••••••••••••••••••••••••••••	
sum of \$	leged against h.L.mi and to attend the Court named
herein: A. In the DISTRICT COURT OF MARYLAN	on the 19 74 at 930 o'clock A.M.
and/or In the CRIMINAL COURT OF BALTIM	ORE/CIRCUIT COURT of
and/or in the CRIMINAL COOK! OF BABILIAN	e in when
required to be present. The condition of the above recognizance is such	that if the above Section when
does and shall well and truly make personal appeara and there to answer unto all such things as shall be a and not depart therefrom without leave, and in the me the above recognizance shall be void, or otherwise to	eantime hold the peace, and be of good behavior, then remain in full force and virtue in law,
	Address [SEAL]
	Signed[SEAL]
	A Adminis
Time	ned, on this 23, day of the
19. 7 Le	ned, on this 23, day of Three [SEAL]
D.C. 70	135 1135

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H.Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of Sack Little form of figure 1 and 1 and

In testimony whereof, I hereunto subscribe my name this 15th

Marine Manufault Cel Cent Leuper

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

no. Trontgage

JULIELOT OWNER

Subscribed and sworn to before me this 15th day of . June

Motary Public Physics 7/1/18

JUN 23-76 A E27044 ****14,00

FOR DEED FROM AGNES B. LAYTON TO JACK LITTLETON SEE LIBER J.W.T.S. NO. 760, FOLIOS 529 AND 530, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



STATE OF MARYLAND Plaintiff

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending. To not leave the State of Maryland without first securing the permission of

...... and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

:

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$...., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:

Starte Letters.

Telephone No.

Taken and acknowledged before me this day of . .

CR 7 5 Broose not bestern.

in Liber A.J.S. No. 19 Flio 85. Clerk

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

WILLIAM THOMAS KILEY, III PRINCIPAL

AND

JOE T. HEARN
AND
NANCY LOUISE HEARN
SURETIES

IN

NO. CR616646171

D.C. 70 Rev. 1/72

IN THE DISTRICT CO	
STATE OF MARYLAND	Ouconico County
	Case No. CR 6/66-6/7/
William Thomas Killy III	MIN 24-76 * 27228 ***
Defendant 0 101 0 1 1	Arrest Register No.:
Defendant 41) & Sound St. Salishing Md Address:	Warrant or Summons No.:
Address · PROPERTY APPLICATION	
PROPERTY APPLICATION	AND RECOGNIZATION
Address Achtellinan Inc gels mo	Telephone Driver's License
hereby become recognizor (s) for	Horney Hilly List.
who is charged with the offense of:	ie flut browns
	111
	Weather 3 Courts
I/We own and pledge as bail property No. 7.7	2. St. 2. 20 Sily 595 Page 74
deladas as hail anomarty No 14-3	Liler 574 Jocated in Diconor-
in the State of Maryland, which is owned by me/us i	
	3 CO OI MO .
The said property is now assessed at \$	and the taxes are paid up to and terest therein is absolute and undivided or is
the record and other record	nizances as follows:
Tollowing mortgages, electriciantes and electricians	Nonz.
••••••••••••••••••••••••••••••	
# (We each jointly and severally pledge the above	property for bail with the District Court of Mary-
	and grand indepted to the State of maryiand in the
sum of p	of money to be paid and levied on my/our goods and or the use of the State of Maryland, for the appearlleged against hand and to attend the Court named
herein:	on the
day of	19 at O'Clock
TO COLUMN COURT OF RALTIM	ORE/CIRCUIT COURT OF
required to be present. The condition of the above recognizance is such	that if the above
······································	ance before the Court as set forth-hereinabove, then
and there to answer unto all such things as shall be	alleged and to attend the said Court from day to day, neantime hold the peace, and be of good behavior, then o remain in full force and virtue in law.
	Signed The HARM ISEAL
	Address
	Signed Main of January Hall [SEAL]
	Address
TimeM. Subscribed and sworn to before me, the undersi	gned, on this day of May
19	(1500 See Ewil of ISEAL)

[SEAL]

Clerk/Commissioner

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County,

hereby certify that in my opinion the percentage of market value, which

the assessed valuation of the property of the

AFFIDAVIT AS TO OWNERSHIP AND INCUMPERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIENS, IF ANY

Nave	The state of the s
In testimony whereof	I hereunto subscribe my name this 17th
	1976
day of May	Janey Janes Hearn
	On Li Hearing
	I March James
	before me this 17 thay of May, 1076.
Subscriped and sworm to	before the this I flower of
STATE GROWE FORM	Elva & Crowley
STARY	Notary Public
A PUBLIC S	1.00213
Was Cold	
OMICO	

FOR DEED FROM FLORENCE L. SIMMS, WIDOW, JOHN RUFUS SIMMS, UNMARRIED, RICHARD SIMMS AND BETTY HOWALD SIMMS, HIS WIFE TO JOE THOMAS HEARN AND NANCY LOUISE HEARN, HIS WIFE SEE LIBER J.W.T.S. NO. 595, FOLIOS 74, 75 AND 76, ONE OF THELHAND RECORDS OF WICOMICO COUNTY.

FOR DEED FROM BEULA W. TWILLEY AND JUNE T. DASHIELL TO JOSEPH T. HEARN AND NANCY LOUISE HEARN SEE LIBER J.W.T.S. NO. 804, FOLIOS 559 AND 560, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



OD FOR Wickness

Case No. OR-6/66-6/67 6/68 6/6

William Thomas Pulcy III

Defendant

STATE OF MARYLAND Plaintiff

the state and the state of the state of

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

- 3. To keep the peace and be of good behavior in the meantime.
- 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

0:

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:

Mil W Alson Thomas Alg (SEAL)

Received for Record

Willecunder Judge Sheriff

CR 703

JUN 2 4 1976 and

in Liber A.I.S. No. Folio

T. Vence Smith, Clark.

1

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

JOHN WILLIAM LONG, ATTORNEY AND AGENT

IN

NO. 17,816 CHANCERY



John William Long, Attorney and Agent for the purpose of fore-closure and collection of mortgage from Walter Donoway and Marie Donoway, his wife, to James U. Barnes and Grace B. Barnes, his wife

* No. 17,816 Chancery

* In the Circuit Court

* For Wicomico County

* State of Maryland

Ex Parte

BOND

KNOW ALL MEN BY THESE PRESENTS:

That we, John William Long, as principal, and
The Fidelity & Deposit Co. of Maryland, Baltimore, Maryland,
as surety, are held and firmly bound unto the State of Maryland
in the full and just sum of TEN THOUSAND DOLLARS (\$10,000.00) to
be paid to the said State or its certain attorney, to which payment well and truly to be made and done, we bind ourselves and
each of us, our and each of our heirs, executors, administrators
and successors, jointly and severally, firmly by these presents

Sealed with our seals and dated this 28th day of June in the year Nineteen Hundred and Seventy-Six.

WHEREAS, the above bounden John William Long, by virtue of the power contained in a mortgage from Walter Donoway and Marie Donoway, his wife, dated May 31, 1972, and recorded among the Land Records of Wicomico County, Maryland, in Liber J.W.T.S. No. 759, Folio 177, is about to sell the land and premises described in said mortgage, default having been made in the payment of the money as specified, and in the conditions and covenants therein contained.

NOW, THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bounden John William Long does and shall well and truly and faithfully perform the trust reposed in him under the mort ge aforesaid, and shall abide by and fulfill any order or decree which shall be made by any Court of Equity in relation to the sale of said mortgaged property, or the proceeds thereof, then the above obligation to be void, otherwise to be and remain in full

LAW OFFICES
LONG, LAWS,
HUGHES & BAHEN
124 EAST MAIN STREET
ALISBURY, MARYLAND 21801

force and virtue in law.

as to both WITNESS:

/s/ J.Asbury Holloway · 502 Tony Tank Lane, Salisbury, Maryland, 21801

The state of the s

ATTEST:

(SEAL)

The Fidelity & Deposit Company of Maryland,

BY:

Horace B. van Auken, (corporate seal) Attorney in Fact,

LAW OFFICES LONG, LAWS, HUGHES & BAHEN 124 EAST MAIN STREET SALISBURY, MARYLAND 21801 FILED -76

Power of Attorney

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE: BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by A. R. FROMM
. Vice-President, and J. C. McHUGH
. Nection 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Resident Assistant Secretaries, and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint Horace B. VanAuken of Salighury. Mazzuland. does hereby nominate, constitute and appoint Horace B. VanAuken of Salisbury, Maryland.....

its true and lawful agent and Attorney -in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed:

I. Bonds and undertakings for faithful performance of duty to be filed in any Court of any State of the United States, or in any United States Court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000) as follows: For administrators and executors; committees for incompetent persons; conservators; commissioners; guardians; referees and trustees for the sale of property; receivers and trustees in bankruptcy proceedings; receivers in equity; trustees under will; persons and corporations exercising powers of sale in deeds, mortgages, and other written instruments covering property located in any state of the United States, Except Assignments for Benefit of Creditors.

H. note to each or each selection considers for the properties of the source of the so

III. Bonds each in a penalty not to exceed the sum of TEN THOUSAND DOLLARS (\$10,000) required of State, County, Township or Municipal Officials, of any State of the United States, whether elected or appointed, except those for Treasurers, Deputy Treasurers, Tax Collectors, Deputy Tax Collectors, Sheriffs, Deputy Sheriffs, Police Constables and Justices of Peace.

IV. Bonds for Notaries Public required by the Laws of any State of the United States, each in a penalty not to exceed the sum of FIVE THOUSAND DOLLARS (\$5,000).

V. License bonds, each in a penalty not to exceed the sum of TEN THOUSAND DOLLARS (\$10,000) required by the Statute of any

State of the United States or by Ordinance of any Municipality in any State. II. Bonds and undertakings to be filed in any civil proceeding in any court of any state of the United States, or in any United States court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000).....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Maryland, in their own proper persons. This power of attorney revokes that issued on behalf of Horace B. VanAuken and J. Asbury Holloway, dated August 21,

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

In Witness Whereof, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said Fidelity and Deposit Company of Maryland, this 22nd day of July A.D. 19...69

FIDELITY AND DEPOSIT COMPANY OF MARYTAND

FROMM J. C. McHUGH (SIGNED). Vice President Assistant Secretary STATE OF MARYLAND

On this 22nd day of July A.D. 19 69, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore; duly commissioned and qualified, came the above-named vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation. CITY OF BALTIMORE

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.

(SIGNED) (SEAL)

EVELYN D. JONES Notary Public Commission Expirea July 1, 1970

CERTIFICATE

I, the undersigned, Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate is signed by facsimile under and by authority of the following resolution of the Board of Directors of the Fidelity and Deposit Company of Maryland at a meeting duly called and held on the 16th day of July, 1969.

Resolved: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

Thave hereunto subscribed my name and affixed the corporate seal of the said Company, this IN TESTIMONY WHEREO

JUN 28 1976 Receimed Cor Metord and of Wicomico County recorded in the Records in Liber A.J.S. Ho.

ang Buildin Clark.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

HOMER FRANKLIN BOUNDS PRINCIPAL

AND

LORECE BOUNDS
AND
HOMER BOUNDS
SURETIES

IN

NO. CR6432

IN THE DISTRICT COU	JRT OF MARYLAND
STATE OF MARYLAND	Will millo
Homer Granklin Band.	Case No. CR6432
Defendant Of 1 By 313 Elen MA. Address	Warrant or Summons No.:
PROPERTY APPLICATION	AND DECOGNIZANCE
Many Ely Sorce Bounds	7
hereby become recognizor (s) for former	The state of the s
who is charged with the offense of:	
who is charged with the offense of	malaxybla-
***************************************	***************************************
***************************************	***************************************
We own and pledge as bail property No. 2.22 in the State of Maryland, which is owned by me/us in	fee simple subject to an annual ground yes or no
rent of \$ The said property is now assessed at \$ Hygincluding those for the year of 19; my/our in	and the taxes are paid up to and terest therein is absolute and undivided or is
following mortgages, encumbrances and other recogn	
,	5.200
land to owe a sum of \$ 2500, the said sum of	property for bail with the District Court of Mary- nd stand indebted to the State of Maryland in the
herein:	D on the
1	10 at O'Clock
and for In the CRIMINAL COURT OF BALTIM	ORE/CIRCUIT COURT of
required to be present. The condition of the above recognizance is such	that if the above Offerelast.
and there to answer unto all such things as shall be a and not depart therefrom without leave, and in the m the above recognizance shall be void, or otherwise to	nce before the Court as set forth hereinabove, then elleged and to attend the said Court from day to day, eantime hold the peace, and be of good behavior, then remain in full force and virtue in law.
	Signed Meel Robinstal ISEALE &
	Address Alexand Alexander
\$14.00	SignedISEALK
Fee charged defendant p	Address
Subscribed and sworn to before me, the undersignment	ned, on this day of fully
19 <u>7.</u> £	Cut Ing. District Court
D.C. 70	88
	a manus a second to the second as a second

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1.

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
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SUPERVISOR OF ASSESSMENTS

AFFIDAVIT AS TO CHNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICCMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

In testimony whereof I hereunto subscribe my name this but day of July, 1976.

Subscribed and sworm to before me this the day of July, 197.

Charles of July 197.

Subscribed and sworm to before me this the day of July, 197.

FOR DEED FROM OLIVER J. COLLIER AND OTHA L. COLLIER, HIS WIFE TO HOMER FRANKLIN BOUNDS, JR. AND LORECE BOUNDS, HIS WIFE SEE LIBER J.W.T.S. NO. 788, FOLIOS 178 AND 179, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



FOR Wicomica

STATE	OF MARYLAND Plaintiff

	Case No. CR 6432
Ve	Homer Franklin Bound
V3	· Defendant
ID .	AR

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

iod affi en en wichelene en ilt

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

A rest leave the State of Maryland without first securing the permission of Dishidand

To not leave the State of Maryland without first securing the permission of Dishidance of Orus Caul and executing a waiver of extradition.

☐ To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

0:

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:

Address Offel Boy 523 Colon and Kanne Bounds (SEAL)

Telephone No.

Received for Record 511 6 1976 and recorded in the Records of Wicomico County in Liber A.J.S. No. 1978. Folio 977.

Brildforgetherith, Wich

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

HOMER FRANKLIN BOUNDS PRINCIPAL

AND

RONNIE LEE BOUNDS SURETY

IN

NO. CR6432

	. IN THE DISTRICT	COURT OF MARYLAN	
STATE	OF MARYLAND	Wicon	
	· v s.	Case No. CRU	1432
Um	ner Franklin Bounds.	Case IVO	
Defenda		Arrest Register No.	
		Warrant or Summo	ns No.:
Address		TON AND DECOCNIZA	NCE
	PROPERTY APPLICA	TION AND RECOGNIZA	NCE
	Willes Mas.		
ereby t	become recognizor(s) for	mer faarkling f	June Ly
who is c	harged with the offense of :	nh - 16	
		Y. Sitoroseasy Vice	
•••••			
TA	Ve own and pledge as bail property No.	336 Vilio 425 , locat	ted in Macomor-
in the S	tate of Maryland, which is owned by me	yes in fee simple	
ent of	e said property is now assessed at \$	5360 = 8	nd the taxes are paid up to and
The	e said property is now assessed at \$ g those for the year of 19; my/o	ur interest therein is abso	ute and undivided or is
	g those for the year of 19; my/o	recognizances as follows:	and is subject to the
followin	*		
land sum of	to a severally pledge the seve	um of money to be paid and for the use of the State rge alleged against h	nd levied on my/our goods and e of Maryland, for the appear- and to attend the Court named
A.	TAL DISTRICT COURT OF MARY	LAND	on the
	Jan of	19 at	O'Clock
and/or	In the CRIMINAL COURT OF BAI	TIMORE/CIRCUIT COU	As deviled when
	at the Court	House in	
The	required to be present. e condition of the above recognizance is	such, that if the above	O equidan
does an	d shall well and truly make personal ap re to answer unto all such things as shal depart therefrom without leave, and in ve recognizance shall be void, or otherw	l be alleged and to attend	the said Court from day to day,
		Signed Monney	the Stanton [SEAL]
		Address	
		Signed	SEALT
Footba	rged defendant \$	Address	2
/Time	110 P M	A \$4	2000
Time	bscribed and sworn to before me, the unc	dersigned, on this	day of
19.74		(,0,00	LOEN SEAL
		Clare Judge	
DC	70		er like the second

STATE OF MARYLAND, WICO: ICO COUNTY, TO WIT:

AFFIDAVIT AS TO OWNERSHIP AND INCUMPERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

In testimony whereof I hereunto subscribe my name this 6 ch day of July, 1976

Subscribed and sworn to before me this 6th day of July, 1976.

Subscribed and sworn to before me this 6th day of July, 1976.

Subscribed and sworn to before me this 6th day of July, 1976.

Notary Public

FOR DEED FROM HOMER FRANKLIN BOUNDS AND ELLA L. JOHNSON TO RONNIE BOUNDS SEE LIBER A.J.S. NO. 853, FOLIOS 432 AND 433, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



STATE OF MARYLAND Plaintiff

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

- atM. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.
- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

not change my residence without first securing the permission of the Court in which the charges are pending. To not leave the State of Maryland without first securing the permission of Light auc

..... and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:

Telephone No.

Taken and acknowledged before me this

CR 703

in Liber X.J.S. No. 19 Eglio 101

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

DALE THOMAS LEE PRINCIPAL

AND

VIRGINIA L. LEE
AND
HARRY D. LEE
SURETIES

IN

NO. CR6457

IN THE DISTRICT COURT OF MARYLAND STATE OF MARYLAND Arrest Register No.: Warrant or Summons Ng. 12-76-x---28399...****15.00 PROPERTY APPLICATION AND RECOGNIZANCE 12-76 A 28399 *****15.00 in the State of Maryland, which is owned by me/us in fee simple, subject to an annual ground yes or no following mortgages, encumbrances and other recognizances as follows: */We each jointly and severally pledge the above property for bail with the District Court of Mary-herein: A. In the DISTRICT COURT OF MARYLAND and/or In the CRIMINAL COURT OF BALTIMORE/CIRCUIT COURT of at the Court House in ... does and shall well and truly make personal appearance before the Court as set forth hereinabove, then and there to answer unto all such things as shall be alleged and to attend the said Court from day to day, and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then the above recognizance shall be void, or otherwise to remain in full force and virtue in law. - Signed Cuquella L. Juil [SEAL] Fee charged defendant \$... Subscribed and sworn to before me, the undersigned, on this

D.C. 70

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H.Calloway, Supervisor of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of Harry D. + Va. L.

17,760 represents, is 12.77

In testimony whereof, I hereunto subscribe my name this 12 IL day of May 1976.

MARIAN H. Calloway
SUPERVISOR OF ASSESSMENTS

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIENS, IF ANY

Mortgage dated November 11, 1966 in original amount of \$16,000 to First National Bank of Maryland

Second mortgage dated 11/18/71 in amount of \$6,960 to

Commercial Credit Plan

laper Deed. Caper Just tay hell.

In testimony whereof I hereunto subscribe my name this 12 th

day of July , 1976

Harry D. Jee

Subscribed and sworn to before me this 12 day of . July

Notary/Public & NOTARY

My community 1-1-78

FOR DEED FROM JOHN J. CORSO AND MILDRED C. CORSO, HIS WIFE TO HARRY D. LEE AND VIRGINIA L. LEE, HIS WIFE SEE LIBER J.W.T.S. NO. 640, FOLIOS 104 AND 105, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.

108



DISTRICT COURT OF MARYLAND

Case No. CR. le457 e Thomas See

STATE OF MARYLAND Plaintiff vs. Dale homa toe

Defendant

ID AR

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

Could Could and executing a waiver of extradition.

☐ To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

□:

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this boud, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the	hand and seal of the	Defendant:		
00	00100	0 0.1.		se they and
Address . S. Tau	her 169' Jan	edeny Mrt 1	Dale L	(SEAL)
Ω	47/2111	V	Defendant	
Telephone No	426244		^ -	
		. 0		01
Taken and ack	nowledged before me	this A. day	of July	19)[6

Received for Record JUL 12 1976

recorded in the Records of Viconico County
in Liber L.L.S. No. 19 Rollo 105

Kanan Smith Clerk.

Clerk/Commissioner/Just Showing

Clerk/Commissioner/Commissioner/Just Showing

Clerk/Commissioner/Commis

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:
BOND OF

WAYNE JOSEPH MELVIN PRINCIPAL

AND

WAYNE MELVIN
AND
RAYMOND P. PARSONS
SURETIES

IN

NO. 8756 CRIMINAL

Know All Men By These Presents:

No. 8756 Criminal Cases

That we Wayne Joseph Melvin, 413 Poplar St., Salisbury, Md. Principal and
Raymond P. Parsons, 302 E. Vine St., Salisbury, Nd. Sureties
are held and firmly bound unto the State of Maryland in the sum of\$5,000.00 (Property B
for principal, and\$5,000.00 for sureties to be paid to the said State, or its
attorney, for which payment to be well and truly made we bind ourselves, our heirs, executors and
administrators, firmly by these presents. Sealed with our seals and dated this 21s.t
day ofJuly, 19.7.6
Whereas William E. Shockley, Sheriff of Wicomico County, in the State of Mary-
land, has in his hands a State writ against the above named . Wayne, Toseph Melvin and
to secure his appearance at the February Term, 1976, of the Circuit Court
for Wicomico County, from day to day while it is in session, this bond is executed.
Now the condition of the above obligation is such that if the said . Wayne Joseph Melvin
shall make his personal appearance at the Circuit Court for Wicomico County at the February
Term, 19 76., from day to day while it is in session to answer a charge of .(1). Breaking
Receiving Stolen Goods and (6) Receiving Stolen Goods.
and then remain until he is discharged by due process of law, then the above obligation to be void,
otherwise to remain in full force and virtue.

Witness our hands and seals.

TEST Gallaure Billex

FILED
Jun 21 11 23 19 '76

Wayne Joseph Melvin
Raymond P. Parsons
(Seal)

JUL 23-76 8 229280 ****13.00

and (5)

FOR DEED FROM BESSIE E. HANCOCK, UNMARRIED TO RAYMOND P. PARSONS AND PHOEBE JOAN PARSONS, HIS WIFE SEE LIBER J.W.T.S. NO. 656, FOLIOS 567 AND 568, ONE OF THE LAN RECORDS OF WICOMICO COUNTY.

of Hoomloo County

Tames Brilli, Clerk.

COPY OF DEED OR DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT: I, Marion H. Calloway, Supervisor of Assessments for Micomico County, hereby certify that in my opinion the percentage of market value, which 3016 War Sto 1 Land 1,050, Target appropries 302E Vine St. Salisbury Ind. Empire. 3820 represents, is 50 %.

21801 Total 4870.

In testimony whereof, I hereunto subscribe my name this 21 Th 19 76. AFFIDAVIT AS TO OWNERSHIP AND INCUMEERANCES STATE OF MARYLAND, WICCMICO COUNTY, TO WIT: I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows: DESCRIBE LIENS, IF ANY In testimony whereof I hereunto subscribe my name this day of Subscribed and sworm to before me this 20 day of Jully 11 23 AH 18
Received for Record JUL 22 1976 and

in Libra No. No.

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

LOUIS LEE REID PRINCIPAL

AND

GLADYS G. EDMONDS SURETY

IN

NO. CR6578

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRIC	CT COURT OF MARYLAND
STATE OF MARYLAND	LUconuca County
vs.	Case No. CR 6528
Louis Les Resd)	
Defendant O. A. O. A.	Arrest Register No.:
Address	Warrant or Summons No.:
PROPERTY APPLIC	CATION AND RECOGNIZANCE 29-76 A 229691 *****
Address P.O. Box JH56 thuttan hereby become recognizor (s) for Land	U. G. Edizada JAC Telephone 742-8083. Driver's License.
who is charged with the offense of:	ild) alual of child while 16

	Desc 101
1 alada as hail manager No	Page 102 located in Finished, Mol
in the State of Maryland, which is owned by n	ne/us in fee simple
ment of C	yes or no
The said property is now assessed at \$ including those for the year of 1924; my/	and the taxes are paid up to and our interest therein is absolute and undivided or is
following mortgages, encumbrances and other	recognizances as follows:
	Nort:
***************************************	The state of the s
I/We each jointly and severally pledge the	above property for bail with the District Court of Mary-
land Wilconith	owe and stand indebted to the State of Maryland in the
	sum of money to be paid and levied on my/our goods and and for the use of the State of Maryland, for the appeararge alleged against had and to attend the Court named
	YLAND on the
A. In the DISTRICT COURT OF MAR	19 at
day of	ALTIMORE/CIRCUIT COURT of Conico.
and/or In the CRIMINAL COURT OF BE	t House in Salshy Mid. when
required to be present	t House In
The condition of the above recognizance	is such, that if the above
and there to answer unto all such things as sh	all be alleged and to attend the said Court from day to day, and the meantime hold the peace, and be of good behavior, then
the above recognizance shall be void, or other	Signed Si
	Signed

Clerk/Commissioner

[SEAL]

D.C. 70 Rev. 1/72

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICONTCO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Miconico County,
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of Henry A & Blanca & Edmands

Intelled Md. 21826 Imput. 8 690 represents, is

The testimony whereof, I hereunto subscribe my name this 29th

day of July 19 76

SIDERUISOR OF ASSESSMENTS

AFFIDAVIT AS TO CHNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICCMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIEWS, IF AMY

None					h
•	•				
•		. and he my name	this 29	tt.	
In testino	ny whereof I hercunto sub	scribe my name	VILLS		
day of	ely, 1976			•	
day of		1.11	116	, ,)	
0	0	Blader	1 1. 6d.	monde	
	of sworm to before me this I but - ligged Decl. Acce - Assessment.	2	0 1	1111/11/11	
Subserined an	sworm to before me this	2900 day o	i July,	197 6	->
Substrate an			11 /	23 3 3	:
		Ulner	to Wil	July "	
1000	of the same	Notary	Public	1.3	
lich of trecur	of Court - Using Low.	· mes	Comm. Ex	peris 7/1/200	
de de	2 - Ansessing 16	95			
stersons of	Hlours-Cysyg Dod. Assessmed !! - Cysy of Tautill.		1		
and office	- while it was	,			
- 4 // //					

FOR DEED FROM ARTHUR W. BANKS AND CECILIA E. BANKS, HIS WIFE TO HENRY A. EDMONDS AND GLADYS G. EDMONDS, HIS WIFE SEE LIBER J.W.T.S. NO. 525, FOLIOS 102 AND 103, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYEAND FOR Case No. .

Plaintiff.

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

1. To appear in the District Court on . A. Clue atM. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending. To not leave the State of Maryland without first securing the permission of

.. and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

:

ering note in the figure to come or as a property of the figure of the figure of the second section of the section of the second section of the section To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:

Address . 72 3 Selavene dre Sality Telephone No. . 7498305

Taken and acknowledged before me this .. 29. day of ...

CR 703

Received for Record recorded in the Records of Micomico County A. James Smith Clerk in Liber A.J.S. Ho.

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

CARROLL E. BOUNDS AND D. WILLIAM SIMPSON

IN

NO. 17,842 CHANCERY

The Travelers Indemnity Company

Hartford, Connecticut

(A STOCK COMPANY)

KNOW ALL MEN BY THESE PRESE	NTS, that we Carroll E. Bounds and
D. William Simpson	
and THE T	RAVELERS INDEMNITY COMPANY, a body corporate of the
	by its charter to become sole surety on bonds, are held
and firmly bound unto the State of Mar	yland, in the full and just sum of
) (\$21,000.00) Dollars, to be paid to
	, to which payment well and truly to be made, we bind
ourselves and each of us, our and each	of our heirs, executors, administrators, successors and
assigns, jointly and severally, firmly	by these presents - sealed with our seals and dated this
14th day of July in	the year of our Lord one thousand nine hundred and
Seventy-Six (1976)	
WHEREAS, the above bounden	Carroll E Bounds and D. William Simpson
by virtue of a decree of the Honorable	the Judge of Circuit Court for Wicomico County, Mo
has been appointed Assigness for f	Foreclosure and collection - Chancery No. 17842
mentioned in the proceedings in the ca	se of a certain mortgage to Farmers Bank of Marde
	Vs. Edward Leon Taylor & Kathryn Causey Taylor
now pending in said Court	
	OVE OBLIGATION IS SUCH, that if the above bounden
Carroll E. Bounds and D. Willia	m Simpson do and shall well and
Caithfully perform the trust reposed in	n them by said decree, or that may be
eposed in them	by any future decree or order in the premises, then
he above obligations to be void; other	rwise to be and remain in full force and virtue in law.
Signed, Sealed and Delivered	
in the presence of	Carroll F. Bounds (SEAL)
Intricials. Horgrey	D. William Simpson (SEAL)
	THE TRAVELERS INDEMNITY COMPANY
came wend Buis	By Attorney-in-Eact
Trustee-Receiver-	W. Newton Jackson, L.
Maryland	
S-1182	

The Travelers Indemnity Company

Hartford, Connecticut

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That THE TRAVELERS INDEMNITY COMPANY, a corporation of the State of Connecticut, does hereby make, constitute and appoint

Samuel W. Seidel, W. N. Jackson, Jr., both of Salisbury, Maryland, EACH.

its true and lawful Attorney(s)-in-Fact, with full power and authority, for and on behalf of the Company as surety, to execute and deliver and affix the seal of the Company thereto, if a seal is required, bonds, undertakings, recognizances, consents of surety or other written obligations in the nature thereof, as follows:

Any and all bonds, undertakings, recognizances, consents of surety or other written obligations in the nature thereof not exceeding in amount Two Hundred and Fifty Thousand Dollars (\$250,000) in any single instance

and to bind THE TRAVELERS INDEMNITY COMPANY thereby, and all of the acts of said Attorney(s)in-Fact, pursuant to these presents, are hereby ratified and confirmed. This appointment is made under and by authority of the following by-laws of the Company which by-laws

ARTICLE IV, SECTION 13. The Chairman of the Board, the President, the Chairman of the Finance Committee, the Chairman of the Insurance Executive Committee, any Senior Vice President, any Vice President, any Second Vice President, any Secretary or any Department Secretary may appoint attorneys-in-fact or agents with power and authority, as defined or limited in their respective powers of attorney, for and on behalf of the Company to execute and deliver, and affix the seal of the Company thereto, bonds, undertakings, recognizances, consents of execute and deliver, and affix the seal of the Company thereto, bonds, undertakings, recognizances, consents of execute and revoke the power and authority given to him. are now in full force and effect:

ARTICLE IV, SECTION 15. Any bond, undertaking, recognizance, consent of surety or written obligation in the nature thereof shall be valid and binding upon the Company when signed by the Chairman of the Board, the President, the Chairman of the Finance Committee, the Chairman of the Insurance Executive Committee, any Senior Vice President, any Vice President or any Second Vice President and duly attested and sealed, if a seal is required, by any Secretary or any Department Secretary or any Assistant Secretary or when signed by the Chairman of the Board, the President, the Chairman of the Finance Committee, the Chairman of the Insurance Chairman of the Board, the President, any Vice President or any Second Vice President and counter-Executive Committee, any Senior Vice President, any Vice President or any Second Vice President and counter-signed and sealed, if a seal is required, by a duly authorized attorney-in-fact or agent; and any such bond, undertaking, recognizance, consent of surety or written obligation in the nature thereof shall be valid and binding upon taking, recognizance, consent of surety or written obligation in the nature thereof shall be valid and binding upon taking, recognizance, consent of surety or written obligation in the nature thereof shall be valid and binding upon taking, recognizance, consent of surety or written obligation in the nature thereof shall be valid and binding upon taking, recognizance, consent of surety or written obligation in the nature thereof shall be valid and binding upon taking, recognizance, consent of surety or written obligation in the nature thereof shall be valid and binding upon taking, recognizance, consent of surety or written obligation in the nature thereof shall be valid and binding upon taking, recognizance, consent of surety or written obligation in the nature thereof shall be valid and binding upon taking, recognizance, consent of surety or written obligation in the nature thereof shall be valid and binding upon taking the control of the control of th

This power of attorney is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Directors of THE TRAVELERS INDEMNITY COMPANY at a meeting duly called and held on the 30th day of November, 1959:

VOTED: That the signature of any officer authorized by the By-Laws and the Company seal may be affixed by facsimile to any power of attorney or special power of attorney or certification of either given for the execution of any bond, undertaking, recognizance or other written obligation in the nature thereof; such signature and seal, when so used being hereby adopted by the Company as the original signature of such officer and the original seal of the Company, to be valid and binding upon the Company with the same force and effect as though manually efficient.

This power of attorney revokes that dated September 10, 1968 on behalf of Samuel W. Seidel, W. N. Jackson, Jr.

IN WITNESS WHEREOF, THE TRAVELERS INDEMNITY COMPANY has caused these presents to be signed by its proper officer and its corporate seal to be hereunto affixed this 11th 1973 THE TRAVELERS INDEMNITY COMPANYday of April

Secretary, Surety

MDEM

State of Connecticut, County of Hartford-ss: in the year 1973 before me personally April day of came E. A. Houser 111 to me known, who, being by me duly sworn, did depose and say: that he resides in On this the State of Connecticut; that he is Secretary (Surety) of THE TRAVELERS INDEMNITY COMPANY, the corporation described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by authority of his office under the by-laws of said corporation, and that he signed his name thereto by like authority.

Buth H. Somerville

Notary Public

My commission expires April 1, 1974

(Over)

CERTIFICATION

I, D. J. Nash, Assistant Secretary (Surety) of THE TRAVELERS INDEMNITY COMPANY certify that the foregoing power of attorney, the above quoted Sections 13. and 15. of Article IV of the By-Laws and the Resolution of the Board of Directors of November 30, 1959 have not been abridged or revoked and are now in full force and effect.

Signed and Sealed at Hartford, Connecticut, this 14th

day of July

19 76



Assistant Secretary, Surety

8-1869 (BACK)

Bond approved.

G. James Smith Clerk

Received for Record 113-31975 and recorded in the Records of Wicomico County In Liber A.J.S. No. 19 Folio 116

A. James Smith, Clerk.

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

IRENE S. RIDDLE PRINCIPAL

AND

WILLIAM M. SCHOFFSTALL
AND
TRUDY SCHOFFSTALL
SURETIES

IN

NO. 6640

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT	COURT OF MARYLAND
STATE OF MARYLAND	County
D va	Case No. 2-3-664/8
- Irene A. Weddle.	Case No.
Defendant	Arrest Register No.:
Address Jat 32 Solner In	Warrant or Summons No.:
	TION AND RECOGNIZANCE
-1/We William Coul Dr	ely delattale
hereby become recognizor(s) for	
	WART
***************************************	***************************************

We own and pledge as bail property No.	L'EcLio 440, located in
	yes or no
including those for the year of 1925; my/our	and the taxes are paid up to and interest therein is absolute and undivided or is
following mortgages, encumbrances and other re	cognizances of follows 2
•••••••••••••••••••••••••••••••••••••••	
land Consequero Concerto, to on	ove property for bail with the District Court of Mary- ye and stand indebted to the State of Maryland in the
chattels, lands and tenements, respectively to and ance of the above defendant to answer the charge	n of money to be paid and levied on my/our goods and for the use of the State of Maryland, for the appeare alleged against h and to attend the Court named
A In the DISTRICT COURT OF MARYL.	AND Grantes County on the
day of Andrew OF RALT	1974 at 2:33 o'clock A. M. IMORE/CIRCUIT COURT of
at the Court H	
required to be present. The condition of the above recognizance is s	uch, that if the above
does and shall well and truly make personal appeand there to answer unto all such things as shall and not depart therefrom without leave, and in the	arance before the Court as set forth herenabote, then
	e meantime hold the peace, and be of good behavior, hen
	e meantime hold the peace, and be of good behavior, shen to remain in full force and virtue in law.
	e meantime hold the peace, and be of good behavior, shen to remain in full force and virtue in law.
Fee charged defendant \$	e meantime hold the peace, and be of good behavior, then to remain in full force and virtue in lav. Signed W. W. Address Market Company of the Signed Address Market Company of the Signed Sig
Fee charged defendant \$	e meantime hold the peace, and be of good behavior, then to remain in full force and virtue in lav. Signed W. W. Address Market Company of the Signed Signe
Fee charged defendant \$	e meantime hold the peace, and be of good behavior, then to remain in full force and virtue in lav. Signed W. W. Address Market Company of the Signed Signe

COPY OF DEED OR DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSOPS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I. Marion H. Calloway, Supervisor of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of Henge J. Theodore.
In testimony whereof, I hereunto subscribe my name this 9th
day of August 1976
Main H. Callon
Mount D. Call
SUPERVISOR OF ASSESSMENTS

AFFIDAVIT AS TO OWNERSHIP AND INCUMERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIENS, IF ANY

Contract.	
12	
In testimony whereof I hereunto sub	scribe my name this 9th
day of august, 1976	
	William W Schofftell
	OWNER
Subscribed and sworm to before me this	9th day of august, 1076.
3110	Chrette W. Byll Notary Public
	My Comm. Expires 7/1/28

FOR LAND INSTALLMENT CONTRACT FROM GEORGE T. THEODORE, VENDOR TO WILLIAM M. SCHOFFSTALL AND TRUDY J. SCHOFFSTALL, HIS WIFE, VENDEES SEE LIBER A.J.S. NO. 856, FOLIOS 464 TO 467, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND

FOR . Le

STATE OF MARYLAND Plaintiff Ve Case No.

Ve Case No.

Defendant

AR 66548

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

1. To appear in the District Court on Annual Court on Annual Courts of the Local Court

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

3. To keep the peace and be of good behavior in the meantime.

To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

Cerest Aleilan, Manyland without first securing the permission of Andrews.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

0:

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:

Address Let 3.2 Greek Meadaws. Prene S. Reddle) (SEAL Telephone No. 896-9084

Taken and acknowledged belowended for Retorday of Received 1926.

AJS No. 19 Folio 120 &c. Clerk/Commissioner/Judge/Sherlit

Ottl=> *** ZEH ZZ Y OL-6- Soldone of the Bond

9"nl= + + + ZEh Z * 91-6- SNyRecords of Wisomico County.

Test: Omnostretto , Clerk

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF:

THEODORE C. DENICK

IM

NO. 17,766 CHANCERY

IN THE CIRCUIT COURT

OF Wicomico County

17,766 Charreng

STATE OF MARYLAND

Sharon Building and Loan Association, Inc.

R&B. Trailers, Inc. and Robert S. Adkins

BOND OF TRUSTEE TO SELL

KNOW ALL MEN BY THESE PRESENTS: That we, Theodore C. Denick 916 Munsey Building, Baltimore, Maryland 21202

SEALED WITH OUR SEALS and dated this 12th day of August in the year of our Lord one thousand, nine hundred and seventy-six

WHEREAS THE ABOVE BOUNDEN Theodore C. Denick

by virtue of a decree of the Honorable the Judge of the Circuit Court

has been appointed trustee to sell

Tots at U.S. Route 13 and Main Street in mentioned in the precedings in the case of

Fruitland, Maryland

Sharon Building and Loan Association, Inc.

TOTAL

R&B. Trailers, Inc. and Robert S. Adkins

now pending in said Court.

NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH THAT, if the above bounden Theodore C. Denick

do and shall well and faithfully perform the trust reposed in by said decree, or that may be reposed in by any future decree or order in the premises, then the above obligation to be void; otherwise to be and remain in full force and virtue in law.

SHERRY L'ARIGO, as to principal

Dollar M. DeVaugha

Barbara M. DeVaughn, as to surety

FILED
AUG 17 9 06 AH '76

	uche		(SEAL)
Theodo	C. Den	ick	NEW YOR
THE THEELT I AT	VUCASUAL I	THE PART OF THE PA	(SEAL)
4	and I		(SEAL)
Robert	S. Zetze	r, Attorn	W. 7

By.....

Tidelity and (asualty Company of New York

80 Maiden Lane, New York, New York 10038

GENERAL POWER OF ATTORNEY

Know all men by these Presents, That THE FIDELITY AND CASUALTY COMPANY OF NEW YORK has made, constituted and appointed, and by these presents does make, constitute, and appoint

Robert S. Zetzer or Samuel R. Zetzer both of Baltimore, Maryland, EACH

its true and lawful attorney for it and in its name, place, and stead to execute on behalf of the said Company, as surety, bonds, undertakings and contracts of suretyship to be given to

all obligees

provided that no bond or undertaking or contract of suretyship executed under this authority shall exceed in amount the sum of Two Hundred Fifty Thousand (\$250,000.) Dollars.

This Power of Attorney is granted and is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Board of Directors of THE FIDELITY AND CASUALTY COMPANY OF NEW YORK at a meeting duly called and held on the 16th day of October, 1957, as amended April 20th, 1961:

"RESOLVED, that the Chairman of the Board, tha Vica Chairman of the Board, the President, an Executive Vice President or any Vica President of tha Company, be, and that each or any of them hereby is, authorized to execute Powers of Attorney qualifying the Vica President of tha Company, be, and that each or any of them hereby in the given Power of Attorney to execute in behalf of THE FIDELITY AND CASUALTY COMPANY OF NEW YORK, attorney named in the given Power of Attorney or any Assistant Secretary be, and that each or any of bonds, undertakings and all contracts of suretyship; and that any Secretary or any Assistant Secretary be, and that each or any of them hereby is, authorized to attest the execution of any such Power of Attorney, and to attach thereto the seed of the Company.

FURTHER RESOLVED, that the signatures of such afficers and the seal of the Company may be affixed to any such Power of Attorney or to any certificate relating therete by facsimile, and any such Power af Attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company when so affixed and in the future with respect to any bend, undertaking or contract of suretyship to which it is attached."

In Witness Whereof, THE FIDELITY AND CASUALTY COMPANY OF NEW YORK has caused its official seal to be hereunto affixed, and these presents to be signed by one of its Vice Presidents and attested by one of its Secretaries this 15th day of April, 1971.

THE FIDELITY AND CASUALTY COMPANY OF NEW YORK

Attest:

Eugene P. Dr

STATE OF NEW YORK, COUNTY OF NEW YORK,

On this 15th day of April, 1971, before me personally came R. K. Ruesch, to me known, who being by me duly sworn, did depose and say that he resides in New Providence, in the County of Union, State of New Jersey, at 35 Alden Road; that he is a Vice-President of THE FIDELITY AND CASUALTY COMPANY OF NEW YORK, the corporation described in and which executed the above instrument; that he knows the seal of the said corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said affixed to the said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation and that he signed his name thereto by like order.

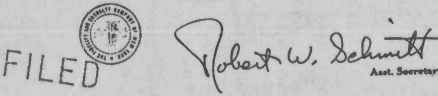
MARY TOBIN Notary Public, State of New York No. 30-3993365 Qualified in Nessau County
Certificate filed in New York County Clerk's Office
Commission Expires March 30, 1973

STATE OF NEW YORK, COUNTY OF NEW YORK,

I, the undersigned, an Assistant Secretary of THE FIDELITY AND CASUALTY COMPANY OF NEW YORK, a New York corporation, DO HEREBY CERTIFY that the foregoing and attached Power of Attorney remains in full force and has not been revoked; and furthermore that the Resolution of the Board of Directors, set forth in the said Power of Attorney is required. forth in the said Power of Attorney, is now in force.

Signed and sealed at the City of New York. Dated the 12th day of August

, 19 76 .



Aug 17 9 06 fil '75
Received for Record AUG 17 1976 recorded in the Records of Wicomico County Printella U.S.A. in Liber A.J.S. No. 19 Rollo 124

I. James Smith, Clerk,

recorded in the Recorded in th

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

BARRY M. FITZPATRICK

IN

NO. 17,861 CHANCERY

Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND BALTIMORE, MD. 21203

898 57 30

Trustee in Foreclosure

17,861 Charcery

Thousand and No/100	th day of July 19.76. tzpatrick tain deed of trust to them from
WHEREAS the above bounden Barry M. Fi are about to exercise the power of sale contained in a cert Washington Federal Savings and Loa and recorded among the Land Records of Wy	th day of July 19.76. tzpatrick tain deed of trust to them from
WHEREAS the above bounden Barry M. Fine about to exercise the power of sale contained in a cert washington Federal Savings and Loa and recorded among the Land Records of Wy	tain deed of trust to them from
Washington Federal Savings and Loa	tain deed of trust to them from
Washington Federal Savings and Loa und recorded among the Land Records of Wy	M
and recorded among the Land Records of Wy	
	comico County,
Maryland, in Liber	
them by any decree of the Circuit Court for Wyc	
Maryland, in relation to the sale of such mortgaged pro	operty, or the proceeds thereof, then this obligation
to be void; otherwise, to remain in full force and virtue	in law.
Signed, sealed and delivered	1 IN
in the presence of;	Barry M Fitzpatrick (SEAL
Gren C. Precit	(SEAL
Irene C. Pollitt	FIDELITY AND DEPOSIT COMPANY OF MARYLAN
	Russell Ford
	BV
AUG 20 11 22 AH 775	Russell Ford

Power of Attorney

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the Fidelity and Deposit Company of Maryland, a corporation of the State of Maryland, by WM. H. C. GRIFFITH, Vice-President, and JOHN C. GARDNER Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint Russell Ford of Landover Hills, Maryland.

its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings.....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes that issued on behalf of Russell Ford, dated July 29, 1952.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

In WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this day of September A.D. 19.55

ATTEST:

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

(SIGNED)

JOHN C. GARDNER

WM. H. C. GRIFFITH

Assistant Secretary (SEAL)

Vice-President

STATE OF MARYLAND CITY OF BALTIMORE

On this 28th day of September, A.D. 19 55, before the subscriber, a Notary Public of the State of Maryland, In and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.

(SIGNED)

DOLORES DEMMA

(SEAL)

Notary Public Commission Expires May ... 6, ... 1957...

CERTIFICATE

I, the undersigned, Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the Fidelity and Deposit Company of Maryland at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this

July

Issistant Secretary

L1419-Ctf. 198697

AUG-2 0 1976 Received for Record recorded in the Records of Viconico County in Liber 4.2.8. No. 19 Folio 127

L. James Smith, Clerk.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

ARTHUR NATHANIEL BROOKS PRINCIPAL

AND

ARTHUR N. BROOKS SURETY

IN

NO. CR6736

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT COU	
STATE OF MARYLAND	Witemses County
Arthur Nathaniel Buoks	Case No
Defendant Defendant Silver Md	Arrest Register No.: AUG 24-76 * 21619 *** **14.00
Address	Warrant or Summons No 224:76. A. \$21619. *** **14.00
PROPERTY APPLICATION	AND RECOGNIZANCE
Dother n. Burchs. B.	4257 Belle Are Heline Mil
hereby become recognizor(s) for	
who is charged with the offense of:	30
I/We own and pledge as bail property No in the State of Maryland, which is owned by me/us i	
mont of S	a co
including those for the year of 19, my/out an	and is subject to the
following mortgages, encumbers	
	V.A.L.
sum of \$	property for bail with the District Court of Maryand stand indebted to the State of Maryland in the of money to be paid and levied on my/our goods and or the use of the State of Maryland, for the appearableged against h
herein:	on the
	10 '91
- CONTRACTOR OF RALTIN	ORE/CIRCUIT COURT OF
required to be present. The condition of the above recognizance is such	The second secon
The condition of the above recognizance is said	forth haroinghorn then
does and shall well and truly make personal appears and there to answer unto all such things as shall be and not depart therefrom without leave, and in the the above recognizance shall be void, or otherwise t	ance before the Court as set forth hereinabove, then alleged and to attend the said Court from day to day, neantime hold the peace, and be of good behavior, then o remain in full force and virtue in law.
	Signed
	Address[SEAL]
12100	Address
Time	Mary August.
Subscribed and sworn to before me, the understand	(SEAL)
	Clerk Judge, District Court
D.C. 70	,

133 sec 5/145.0 COPY OF DEED OR DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSOPS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County,

hereby certify that in my opinion the percentage of market value, which

the assessed valuation of the property of Arthur M. Burks

Brit 251, Brite Care Hebron Md. 21830 represents, is applied.

In testimony whereof, I hereunto subscribe my name this 24th

day of Cargust 1976.

Marint Manuford Carl Care Super.

SUPERVISOR OF ASSESSMENTS

AFFIDAVIT AS TO OWNERSHIF AND INCUMBERANCES
STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIENS, IF ANY

In testimony whereof I hereunto subscribe my name this 24th

day of lugust, 1976

| Manuary Mission of County of County 1076.

Subscribed and sworn to before me this 24th day of County, 1076.

| Subscribed and sworn to before me this 24th day of County 1076.

| Subscribed and sworn to before me this 24th day of County 1076.

FOR DEED FROM ELIZABETH K. CHANDLER, FRANCIS H. MITCHELL AND HELEN MITCHELL, HIS WIFE AND JAMES A. MITCHELL, SINGLE SEE LIBER J.W.T.S. NO. 735, FOLIOS 193, 194 AND 195, ONE OF THE LAND RECORDS OF WICOMCICO COUNTY.

CR 703

Taken and Recovered before conthis. AUG 2 4 1976 same day recorded in Liber AJS No: 19 Folio 130 &c.

> Bond Records of Wicomico County.

> > 4. Carres Smith Clerk

one of the

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

J. EDGAR HARVEY

IN

NO. 17,920 CHANCERY

BOND NO. 900 08 17 Fidelity and Deposit Company OF MARYLAND BALTIMORE, MD. 21203 HOME OFFICE IN THE CIRCUIT COURT OF WICOMICO COUNTY, STATE OF MARYLAND KNOW ALL MEN BY THESE PRESENTS: THAT WE, J. EDGAR HARVEY, AS PRINCIPAL AND FIDELITY AND DEPOSIT COMPANY OF MARYLAND, A CORPORATION OF THE STATE OF MARYLAND , AS SURETY, ARE HELD AND FIRMLY BOUND UNTO THE STATE OF MARYLAND IN THE FULL AND JUST SUM OF FOUR THOUSAND DOLLARS AND NO CENTS (\$4,000.00) TO BE PAID TO THE SAID STATE OR ITS CERTAIN ATTORNEY, TO WHICH PAYMENT, WELL AND TRULY TO BE MADE, WE BIND OURSELVES AND EACH OF OUR HEIRS, EXECUTORS, ADMINISTRATORS, SUCCESSORS AND ASSIGNS, JOINTLY AND SEVERALLY, FIRMLY BY THESE PRESENTS. SEALED WITH OUR SEALS AND DATED THIS TWENTY-SIXTH DAY OF AUGUST IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED SEVENTY-SIX. WHEREAS THE ABOVE BOUNDEN J. EDGAR HARVEY BY VIRTUE OF A DECREE OF THE HONRABLE THE JUDGE OF THE CIRCUIT COURT OF WICOMICO COUNTY HAS BEEN APPOINTED ASSIGNEE FOR MORTGAGE FORECLOSURE MENTIONED IN THE PROCEEDINGS OF THE CASE OF THE FARMERS BANK OF WILLARDS VS. PATRICIA DAVIS FORT NOW PENDING IN SAID COURT. NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH THAT IF THE ABOVE BOUNDEN J. EDGAR HARVEY DOES AND SHALL WELL AND FAITHFULLY PERFORM THE TRUST REPOSED IN HIM BY SAID DECREEE, OR THAT MAY BE REPOSED IN HIM BY ANY DECREE OR ORDER IN THE PREMISES, THEN THE ABOVE OBLIGATION TO BE VOID; OTHERWISE TO BE AND REMAIN IN FULL FORCE AND VIRTUE IN LAW. FIDELITY AND DEPOSIT COMPANY OF MD. Boulean W. Slobb HORACE B. VAN AUKEN, ATTORNEY-IN-FACT 18:0 S. 100 25 3 04 PM G1121-30M, 8-72 191114

Power of Attorney

DEPOSIT COMPANY OF MARYLAND FIDELITY AND

HOME OFFICE BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by A. R. FROMM, Vice-President, and J. C. McHUGH, Assistant in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

its true and lawful agent and Attorney -in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its

I. Bonds and undertakings for faithful performance of duty to be filed in any Court of any State of the United States, or in any United States Court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000) as follows: For adulinistrators and executors; committees for incompetent persons; conservators; commissioners; guardians; referees and trustees in initiating the sale of property; receivers and trustees in bankruptcy proceedings; receivers in equity; trustees under will; persons and corporations exercising powers of sale in deeds, mortgages, and other written instruments covering property located in any state of the United States, Except Assignments for Benefit of Creditors.

II, poste postenti e accreptar postentar esceptor i de acceptor acceptor esceptor esceptor de acceptor perpendicular and experiences of the contract of the contract

III. Bonds each in a penalty not to exceed the sum of TEN THOUSAND DOLLARS (\$10,000) required of State, County, Township or Municipal Officials, of any State of the United States, whether elected or appointed, except those for Treasurers, Deputy Treasurers, Tax Collectors, Deputy Tax Collectors, Sheriffs, Deputy Sheriffs, Police Constables and Justices of Peace.

IV. Bonds for Notaries Public required by the Laws of any State of the United States, each in a penalty not to exceed the sum of FIVE THOUSAND DOLLARS (\$5,000).

V. License bonds, each in a penalty not to exceed the sum of TEN THOUSAND DOLLARS (\$10,000) required by the Statute of any State of the United States or by Ordinance of any Municipality in any State.

II. Bonds and undertakings to be filed in any civil proceeding in any court of any state of the United States, or in any United States court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000)...

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Maryland, in their own proper persons. This power of attorney revokes that issued on behalf of Horace B. VanAuken and J. Asbury Holloway, dated August 21, 1964.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said Fidelity and Deposit Company of Maryland, this 22nd ___day of __July_

FIDELITY AND DEPOSIT COMPANY OF MARYLAND ATTEST:

R. FROMM J. C. McHUGH Vice-President (SIGNED) Assistant Secretary

STATE OF MARYLAND 35: On this 22nd day of July , A.D. 19 69, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year

first above written EVELYN D. JONES Notary Public Commission Expires July 1, 1970 (SIGNED) (SEAL)

I, the undersigned, Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

resolution of the Board of Directors of the FIDELITY This Certificate is signed by facsimile under and by authority of the following AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this August

L1427 Ctf. 196149

Boxa affinació:

AUG 25 1976

recorded in the Becords of Wicomico County in Liber A.J.S. No. -

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

J. EDGAR HARVEY

IN

NO. 17,921 CHANCERY

BOND No. 9000818 Fidelity and Deposit Company OF MARYLAND HOME OFFICE BALTIMORE, MD. 21203 IN THE CIRCUIT COURT OF WICOMICO COUNTY, STATE OF MARYLAND KNOW ALL MEN BY THESE PRESENTS: THAT WE, J. EDGAR HARVEY, AS PRINCIPAL, AND FIDELITY AND DEPOSIT COMPANY OF MARYLAND, A CORPORATION OF THE STATE OF MARYLAND, AS SURETY, ARE HELD AND FIRMLY BOUND UNTO THE STATE OF MARYLAND IN THE FULL AND JUST SUM OF SIX THOUSAND DOLLARS AND No CENTS (\$6,000.00) TO BE PAID TO THE SAID STATE OR ITS CERTAIN ATTORNEY, TO WHICH PAYMENT, WELL AND TRULY TO BE MADE, WE BIND OURSELVES AND EACH OF OUR HEIRS, EXECUTORS, ADMINISTRATORS, SUCCESSORS AND ASSIGNS, JOINTLY AND SEVERALLY, FIRMLY BY THESE PRESENTS. SEALED WITH OUR SEALS AND DATED THIS TWENTY-SIXTH DAY OF AUGUST IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED SEVENTY-SIX. WHEREAS THE ABOVE BOUNDEN J. EDGAR HARVEY BY VIRTUE OF A DECREE OF THE HONORABLE THE JUDGE OF THE CIRCUIT COURT OF WICOMICO COUNTY HAS BEEN APPOINTED ASSIGNEE FOR MORTGAGE FORECLOSURE MENTIONED IN THE PROCEEDINGS OF THE CASE OF THE FARMERS BANK OF WILLARDS VS. PATRICIA DAVIS FORT NOW PENDING IN SAID COURT. NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH THAT IF THE ABOVE BOUNDEN J. EDGAR HARVEY DOES AND SHALL WELL AND FAITHFULLY PERFORM THE TRUST REPOSED IN HIM BY SAID DECREE, OR THAT MAY BE REPOSED IN HIM BY ANY DECREE OR ORDER IN THE PREMISES, THEN THE ABOVE OBLIGATION TO BE VOID; OTHERWISE TO BE AND REMAIN IN FULL FORCE AND VIRTUE IN LAW. J. EDGAR HARVEY FIDELITY AND DEPOSIT COMPANY OF MD. BarCara le Stoble HORACE B. VAN AUKEN, ATTORNEY-IN-FACT G1121-30M, 3-72 191114

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE BALTIMORE, MD.

Know All. Men By These Presents: That the Fidelity and Deposit Company of Maryland, a corporation of the State of Maryland, by A. R. FROMM, Vice-President, and J. C. McHUGH, Assists in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows: Assistant Secretary,

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Resident Assistant Secretaries, and Attorneys-in-Fact as the business of the Company may require, or to authorize any persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

Name of Seal scheme. does hereby nominate, constitute and appoint Horace B. VanAuken of Salisbury, Maryland

its true and lawful agent and Attorney in-Fact; to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed:

I. Bonds and undertakings for faithful performance of duty to be filed in any Court of any State of the United States, or in any United States Court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000) as follows: For administrators and executors; committees for incompetent persons; conservators; commissioners; guardians; referees and trustees for the sale of property; receivers and trustees in bankruptcy proceedings; receivers in equity; trustees under will; persons and corporations exercising powers of sale in deeds, mortgages, and other written instruments covering property located in any state of the United States, Except Assignments for Benefit of Creditors.

III. Bonds each in a penalty not to exceed the sum of TEN TROUSAND DOLLARS (\$10,000) required of State, County, Township or Municipal Officials, of any State of the United States, whether elected or appointed, except those for Treasurers, Deputy Treasurers, Tax Collectors, Deputy Tax Collectors, Sheriffs, Deputy Sheriffs, Police Constables and Justices of Peace.

IV. Bonds for Notaries Public required by the Laws of any State of the United States, each in a penalty not to exceed the sum of FIVE THOUSAND DOLLARS (\$5,000).

V. License bonds, each in a penalty not to exceed the sum of TEN THOUSAND DOLLARS (\$10,000) required by the Statute of any State of the United States or by Ordinance of any Municipality in any State.

II. Bonds and undertakings to be filed in any civil proceeding in any court of any state of the United States, or in any United States court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000) ...

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Maryland, in their own proper persons. This power of attorney revokes that issued on behalf of Horace B. VanAuken and J. Asbury Holloway, dated August 21, 1964.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said Fidelity and Deposit Company of Maryland, this 22nd day of July

FIDELITY AND DEPOSIT COMPANY OF MARYLAND ATTEST:

J. C. McHUGH A. R. FROMM Vice-President (SEAL) Assistant Secretary

STATE OF MARYLAND 55: CITY OF BALTIMORE

(SIGNED)

On this 22nd day of July , A.D. 19 69, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year

(SEAL)

EVELYN D. JONES Notary Public Commission Expires July 1, 1970

CERTIFICATE

I, the undersigned, Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate is signed by facsimile under and by authority of the following resolution of the Board of Directors of the Fidelity AND DEPOSIT COMPANY OF MARYLANO at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this 26th day of August

In James Baith, Clark

Received for Record Lt 127 Ctf. 196149 pag recorded in the Records of Floomice County Sucily Clark 1.3. 30. 19

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

JOHN E. JACOB, JR.

IN

NO. 17,513 CHANCERY

CASE NO. 17,513
IN THE CIRCUIT COURT
FOR WICOMICO COUNTY
STATE OF MARYLAND

KNOW ALL MEN BY THESE PRESENT	TS, that I, John E. Jacob, Jr., as Principal, and
	TY INCUPANCE COMPANY
e corporation organized and existing a pennsylvania , as Surety, of Maryland, in the full and just sum (\$10,000,00), current money, to be p	are held and firmly bound unto the State of Ten Thousand aid to the said State of Maryland or its aid to the said State we bind
ourselves and each of us, our and each successors and assigns, jointly and se	of our heirs, executors, administrators, everally, firmly by these presents.
in the year of our Lord one thousand in	ated this 2nd day of Septonine hundred and seventy- six
whereas the above bounden, by virtue the Circuit Court of Wicomico County,	dated the
24th day of August Trustee	in the proceedings in
the case of Alvin C. Blades Robert DeWayne Eckstine, Sr. and Ruth	Phyllis Ford Eckstine, his wife
new pending in said Court.	
NOW, THE CONDITION OF THE A	BOVE OBLIGATION IS SUCH that if the above
do and shall well and faithfully perf decree, or that may be reposed in hi	orm the trust reposed in him by said m by any future decree or order in the to be void; otherwise to be and remain in
full force and virtue in law.	\sim
Signed, sealed and dated in the presence of:	(SEAL)
C. Lunie Maken	(SEAL)
C. signife 110.	CASILAL TV
	PENNSYLVANIA NATIONAL MUTUAL CASUALTY INSURANCE COMPANY
	James H. Brown (SEAL)
	Attorney-in-fact
Se la companya de la companya della companya della companya de la companya della	
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	The state of the s

A. James Smith, Clerk. TO DAYANI A COMPANY recorded in the AND STATES AND THE COMPANY Harrisburg, Pennsylvania 129

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That Pennsylvania National Mutual Casualty Insurance Company, a Corporation of the Commonwealth of Pennsylvania, does hereby make, constitute and appoint

James H. Brown, Fruitland, Maryland

its true and lawful Attomey(s)-in-Fact to make, execute, seal and deliver for and on its behalf as surety, as its act and deed:

Any and all bonds and undertakings provided the amount of no one bond

or undertaking exceeds the sum of Five Hundred Thousand Dollars (\$500,000.00)

and the execution of such bonds in pursuance of these presents shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Harrisburg, Pennsylvania, in their own proper persons.

This appointment is made by and under the authorization of a Resolution adopted by the Board of Directors of the Company on March 16, 1964 at Harrisburg, Pennsylvania, which Resolution is shown on the reverse side hereof and is now in full force and effect.

IN WITNESS HEREOF: Pennsylvania National Mutual Casualty Insurance Company has caused these presents to be signed and its corporate seal to be hereunto affixed on June 23, 1972.

PENNSYLVANIA NATIONAL MUTUAL CASUALTY INSURANCE COMPANY

· (SEAL)

Attest

C. E. Noggle **Assistant Secretary**

R. C. A. Martin Executive Vice President

Commonwealth of Pennsylvania) ss County of Dauphin

June 23, 1972 , before me appeared the above-named officers of PENNSYLVANIA NATIONAL MUTUAL CASUALTY INSURANCE COMPANY, to me personally known, who, being by me duly sworn, did say that they are the individuals and officers described in and who executed the preceding instrument, and that the seal affixed to said instrument is the corporate seal of said Company, and that said instrument was signed and sealed on behalf of said Company by authority and direction of said Company, and the said officers acknowledged said instrument to be the free act and deed of said Company.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year first above

My Commission Expires

November 20, 1972

C. Woodrow Slaybaugh Notary Public of Pennsylvania

CERTIFICATE

Commonwealth of Pennsylvania) ss County of Dauphin

C. E. Noggle

, Assistant Secretary of the PENNSYLVANIA NATIONAL MUTUAL

CASUALTY INSURANCE COMPANY, a corporation of the Commonwealth of Pennsylvania, do hereby certify that the above and foregoing is a true and correct copy of a Power of Attorney, executed by - R. C. A. Martin, Executive Vice President - of the said Company, which is still in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Company on Sept. 2, 1976

BD-164 (10/65)

3. 111 11;

+ (10) 63)

RESOLUTION

adopted by the Board of Directors of

Pennsylvania National Mutual Casualty Insurance Company
on March 16, 1964

RESOLVED, That the President, Executive Vice President, any Vice President, or the Secretary shall have power, by and with the concurrence of any one of the Assistant Secretaries, to appoint and to revoke the appointments of attorneys-in-fact or agents with power and authority, as defined or limited in their respective powers of attorney, and to authorize them to execute on behalf of the Company, and affix the seal of the Company thereto, bonds, undertakings, recognizances, contracts of indemnity and other written obligations in the nature thereof; and any such Officers of the Company may appoint and revoke the appointments of joint-control custodians, agents for acceptance of process, and attorneys-in-fact with authority to execute waivers and consents on behalf of the Company.

Received for Record and recorded in the Records of Wicomico County in Liber A.J.S. Bo. 19 Folio 140

A. James Smith, Clerk.

Bond approved: a. James Smith Clark In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

KENNETH V. HELAND

IN

NO. 17,474 CHANCERY

Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND BALTIMORE, MD. 21203

KNOW ALL MEN BY THESE PRESENTS:
That we, Kenneth V. Heland
nd the Fidelity and Deposit Company of Maryland, a body corporate, duly incorporated under the law
f the State of Maryland, as Surety, are held and firmly bound unto the State of Maryland, in the full as
ust sum of thirty thousand and no/100- (\$30,000) Dollar
o be paid to the said State or its certain Attorney, to which payment well and truly to be made, we bit
ourselves, and each of us, our and each of our heirs, executors and administrators, jointly and severall
irmly by these presents.
Sealed with our seals and dated this 8th day of September
n the year of our Lord one thousand nine hundred and seventy-six
WHEREAS, the above bounden Kenneth V. Heland
by virtue of a decree of the Honorable the Judge of the Circuit Court of Wicomico County
has been appointed Trustee to sell. Real Estate
mentioned in the proceedings in the case of Bonnie Maria Whittington
. 8
w:_ o
Willie James Johnson Chancery No. 17474
now pending in said Court:
NOW, THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That, if the above bound
Kenneth V. Heland
do and shall well and faithfully perform the trust reposed in him by said decree, or that m
be reposed in by any future decree or order in the premises, then the above obligat
to be void; otherwise to be and remain in full force and virtue in law.
Signed, sealed and delivered in the presence of:
(2) 491 1001
KENNETH V. HELAND (SE
(SR
WITNESS: FIDELITY AND DEPOSIT COMPANY OF MARYLAND
/ P. P C 77 X 310 10
P. Manne R. Chang By Allward Hillians
By Maure R. Chan By EDWARD J. KREMER / Attorney-in-Fact
0.00

Power of Attorney FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE: BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corpora-, Vice-President, and J. C. McHUGH tion of the State of Maryland, by N. A. WAGNER Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint Edward J. Kremer of Salisbury, Maryland.

its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings, each in a penalty not to exceed the sum of FIVE HUNDRED THOUSAND DOLLARS (\$500,000).....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes that issued on behalf of Edward J. Kremer, dated February 7, 1968.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this _____day of _____May

ATTEST:

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

(SIGNED)

J_C_McHUGH Assistant Secretary

N. A. WAGNER Vice-President

STATE OF MARYLAND CITY OF BALTIMORE

On this 26th day of May , A.D. 19 71, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the scal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year

(SIGNED)

(SEAL)

EVELYN D JONES

Notary Public Commission Expires July 1, 1974

CERTIFICATE

I, the undersigned, Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this SEP 1 4 1976 day of ... Received for Record

recorded in the Records of Wicomico County in Liber Aul. S. No. 19 Folio 144

I. James Smith, Clerk.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

ROBERT DEWAYNE ECKSTINE PRINCIPAL

AND

ROBERT DEWAYNE ECKSTINE AND RUTH F. ECKSTINE SURETIES

IN

NO. 8872 CRIMINAL

Know All Men By These Presents:

No. 8872 Criminal Cases

That we Robert DeWayne Eckstine, 901 North Division St Principal and
Robert DeWayne Eckstine and Ruth F. Eckstine Sureties
are held and firmly bound unto the State of Maryland in the sum of\$10,000.00
for principal, and\$10,000.00 for sureties to be paid to the said State, or its
attorney, for which payment to be well and truly made we bind ourselves, our heirs, executors and
administrators, firmly by these presents. Sealed with our seals and dated this 20th
Whereas William E. Shockley, Sheriff of Wicomico County, in the State of Mary-
land, has in his hands a State writ against the above named Robert DeWayne Eckstine and to secure his appearance at the September Term, 1976 , of the Circuit Court
for Wicomico County, from day to day while it is in session, this bond is executed.
Now the condition of the above obligation is such that if the said Robert DeWayne Eckstine
shall make his personal appearance at the Circuit Court for Wicomico County at the . September
Term, 19 76., from day to day while it is in session to answer a charge of (1) Perjury
(2) Welfare Fraud, (3) Conspiracy, (4) Conspiracy, (5) Solicitation, (5) Solicitation, (7) Welfare Fraud, (8) Conspiracy, (9) Solicitation,
and then remain until he is discharged by due process of law, then the above obligation to be void,
otherwise to remain in full force and virtue.
Witness our hands and seals.
Robert DeWayne Eckstine Ruth F. Eckstine (Seal) Ruth F. Eckstine
FILED (Seal)
12 of FM '76

FOR DEED FROM ANNIE M. KRAUSE BY NELLIE KRAUSE WILSON, ATTORNEY-IN-FACT TO ROBIT DEWAYNE ECKSTINE AND RUTH F. ECKSTINE, HIS WIFE SEE LIBER J.W.T.S. NO. 723, FOLIOS 281, 282 AND 283, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.

COPY OF DRED OR DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICONECO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Micomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of Maket \$12,280 In testimony whereof, I hereunto subscribe my name this 20 th day of Sept

SUPERVISOR OF ASSESSMENT

AFFIDAVIT AS TO CUNERSHIP AND INCUMBERANCES STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

00.51##### 91852# 8 21-03 438 Record -

DESCRIBE LIFERS, IF ANY
First Shore Federal Savings & Loan - Mortgage dated 12-10-70
Balance due - \$5,280.00
In testimony whereof I hereunto subscribe my name this 204
day of September, 1976
Buth F. Ecksteric
OWNER
Subscribed and sworm to before me this 20 day of September, 1976.
Solary Public
My commission experies 7-1-78
Bend Opproved
a James, Smith,

Records of Wicomico County, Haryland in Liber A.J.S.

19, Folios 147

a. fames simile

Clerk

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

CARL JOSEPH SCHILLER

DIRECTOR OF FINANCE FOR WICOMICO COUNTY

TR#4656

151

Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE, MD. 21203

OFFICIAL BOND

AMOUNT - \$100,000.00

BOND NO. 598 02 23

KNOW ALL MEN BY THESE PRESENTS:

That we, Carl Joseph Schiller, of Salisbury, Maryland, as Principal, and the Fidelity and Deposit Company of Maryland, a corporation duly incorporated under the laws of the State of Maryland and authorized to write fidelity and surety bonds in the State of Maryland, as Surety, are held and firmly bound unto the State of Maryland in the full and just sum of ONE HUNDRED THOUSAND AND 00/100 DOLLARS (\$100,000.00), lawful money of the United States of America, for the payment of which, well and truly to be made, the Principal binds himself, his heirs, executors and administrators, and the Surety binds itself, its successors and assigns, jointly and severally, firmly by these presents.

Signed, sealed, dated and delivered this 14th day of September, 1976.

WHEREAS, the above-bounden Principal was on the 15th day of October, 1973, appointed DIRECTOR OF FINANCE FOR WICOMICO COUNTY, State of Maryland, and as such, is required to act as Collector of State taxes in Wicomico County and, pursuant to Chapter 714 of the Laws of Maryland, 1945, and ruling of the State Law Department, made under the authority of Chapter 198 of the Laws of Maryland, 1945, is required to give bond annually in the sum of ONE HUNDRED THOUSAND AND 00/100 DOLLARS (\$100,000.00);

WHEREAS, this bond is given for the period beginning with the 15th day of October, 1976 and ending on the 15th day of October, 1977.

NOW, THEREFORE, the condition of this obligation is such, that if the above-bounden Principal shall, for the period for which this bond is given, well and faithfully execute his office and shall account for to the Comptroller and pay to the Treasurer of the State of Maryland, the several sums of money which he shall receive for the State, or be answerable for by law, at such times as the law shall direct, then this obligation to be void; otherwise to remain in full force and effect.

IN TESTIMONY WHEREOF, the said Principal has hereunto set his hand and seal and the said Surety has caused this instrument of writing to be executed the day and year first above written.

Sinney B. Frichards

Carl Joseph Schiller (SEAL)

FIDELITY AND DEPOSIT COMPANY

OF MARYLAND

110.03/

As to Surety:

Debra Thompson

dinton A. Killam, Jr."

Attorney-in-Fact

Power of Attorney FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE: BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by C. M. PECOT, JR. , Vice-President, and C. W. ROBBINS Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint R. F. Mansfield, Clinton A. Killam, Jr., J. Russell Townshend and John J. Lambdin, all of Baltimore, Maryland, EACH.

Its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings.....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes those issued on behalf of R. F. Mansfield, etal, dated April 30, 1976 and on behalf of John J. Lambdin, dated June 29, 1976.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

In WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said Fidelity and Deposit Company of Maryland, this __day of ______, A.D. 19.76

FIDELITY AND DEPOSIT COMPANY OF MARYLAND ATTEST: Cw Robbins STATE OF MARYLAND CITY OF BALTIMORE

On this 2nd day of August, A.D. 19 76, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.

Notary Public Commission Expires July 1, 1978 CERTIFICATE

I, the undersigned, Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this

day of September

SEP 2 1 1976 Received for Record . and recorded in the Records of Wicomico Count, Maryland in Liber A.J.S. No. 19 , Folios _

a. fames simith

L1419-Ctf. 200832

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

WILBUR FRANK ENNIS PRINCIPAL

AND

JOYCE A. ENNIS
AND
FRANK W. ENNIS
SURETIES

IN

NO. CR6955

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT CO	/ 4 ~ 5
STATE OF MARYLAND	Wirmuco County
Wilter Frank Emus.	Case No. CR 6455
Defendant	Arrest Register No.:
	Warrant or Summons No.:
Address PROPERTY APPLICATION 1/We Jenach & Joyce Emis hereby become recognizor(8) for brown we	Warrant or Summons No.: SEP 27-76 * 24430 *****15.00 N AND RECOGNIZANCE 27-76 A 224430 *****15.00
who is charged with the offense of:	gullet
	X

I/We own and pledge as bail property No. 28 in the State of Maryland, which is owned by me/us	in fee simple gubject to an annual ground yes or no
The said property is now assessed at \$	and the taxes are paid up to and interest therein is absolute and undivided or is and is subject to the gnizances as follows:
Tonowing moragages, checking the state of th	My Halway Back 8500
· · · · · · · · · · · · · · · · · · ·	
sum of \$	e property for bail with the District Court of Maryand stand indebted to the State of Maryland in the of money to be paid and levied on my/our goods and or the use of the State of Maryland, for the appearableged against h. and to attend the Court named on the
	10 21
day of	MORE/CIRCUIT COURT of
required to be present. The condition of the above recognizance is suc	h, that if the above
and there to answer unto all such things as shall be and not depart therefrom without leave, and in the the above recognizance shall be void, or otherwise	ance before the Court as set forth hereinabove, then alleged and to attend the said Court from day to day, meantime hold the peace, and be of good behavior, then to remain in full force and virtue in law. Signed
	Address
	Signed Jelan (SEAL)
Fee charged defendant \$	Address
Time M. Subscribed and sworn to before me, the unders	igned, on this A day of
19/le	Judge, District Court [SEAL]
D.C. 70	6.68. 304

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICCITCO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Micorico County,

hereby certify that in my opinion the percentage of market value, which

the assessed valuation of the property of Frenk w 4 Joyce A

Ennus

represents, is 50 2. Value of

In testimony whereof, I hereunto subscribe my name this 274

Main H. Callony

SUPERVISOR OF ASSESSMENTS

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

In testimony whereof I hercunto subscribe my name this 7 The day of Min , 19 to Subscribed and sworm to before me this Aldey of Lapt., 1976.

FOR DEED FROM MATINA S. SARBANES TO FRANK W. ENNIS AND JOYCE ANN ENNIS, HIS WIFE SEE LIBER J.W.T.S. NO. 687, FOLIOS 504 & 505, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



0:

DISTRICT COURT OF MARYLAND

Plaintiff

FOR MICANION

vs. Frank E

Delendant

ID ..

AR ..

the state of the s

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

STATE OF MARYLAND

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

- atM. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.
- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

To not leave the State of Maryland without first securing the permission of and executing a waiver of extradition.

☐ To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:

Address (SEAL)

Telephone No.

Taken and acknowledged before me this ... 2.7. day of 19/6.

Received for Record ______ and recorded in the Records of Wicomico County, Maryland in Liber A, J.S. No. ______ 153

a. fames Ameth Cler

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

ROBERT J. SCHULTZE

IN

NO. 17,991 CHANCERY

Maryland

Y COMPANY WESTERN

One of America & Hast Bonding Companies

CHICAGO POLITO BALA CHUND PA.

TRUSTEES, MORTGAGEES, ATTORNEYS OR FORECLOSURE BOND
KNOW ALL MEN BY THESE PRESENTS: BOND No. 19-TM- 3079
That we, Robert J. Schultze , as Principal, and the WESTERN SURETY COMPANY, a corporation organized and existing under the laws of the State of South Dakota, as Surety, authorized to do business in the State of Maryland, are held and firmly
bound in the sum of SIXTEEN THOUSAND DOLLARS (\$ 16,000.00) DOLLARS, (NOT VALID IF FILLED IN FOR MORE THAN \$500,000.00) to be paid to the said State of Maryland or its certain Attorney, to which payment well and truly to
be made, we bind ourselves and our legal representatives, jointly and severally, by these presents. Sealed with our seals and dated this 23rd day of September , 19 76.
WHEREAS, the above bounden Robert J. Schultze
by virtue of the power contained in a mortgage from Jonas B. Pailen, Jr. & Virginia C. Pailen, his wife, to Loyola Federal Savings and Loan Association
bearing date the 21st day of August, 1970 and recorded among
the mortgage records ofWicomico County, Maryland
in Liber J.W.T.S. No. 714 Folio 538
and Robert J. Schultze is about to sell the land and premises described in said mortgage, default having been made in the pay-
Robert J. Schultze do and shall well and truly and faithfully perform the trust reposed in him under the mortgage aforesaid, and shall abide by and fulfill any order or decree which shall be made by any Court of Equity in relation to the sale of said mortgaged property, or the proceeds thereof, then the above obligation to be void, otherwise to be and remain in full force and virtue in law. Signed, Sealed and delivered in the presence of Robert J. Schultze Principal As to Surety
DEGLERAN SURETY COMPANY
Hostanley By K. Holland . R. Holland, Ass't. Society
Maryland Resident Agent
SEP 2 7 1976
Received for Record and recorded in the Records of Wicomico County, Maryland in Liber A.J.S. No. 19, Folios 157
Boxa approved: a Dines Amets, Click Clerk

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

A. LILOISE LAMBERTSON

REGISTER OF WILLS FOR WICOMICO COUNTY

TR#4797

Amount \$ 75,000.00

	KNOW ALL MEN BY THESE PRESENTS:
	That we, A. Liloise Lambertson, Salisbury, Maryland, as
	Principal, and the FIDELITY AND DEPOSIT COMPANY OF MARYLAND
	a corporation duly incorporated under the laws of the State of
	Maryland and authorized to write fidelity and
	surety bonds in the State of Maryland, as Surety, are held and firmly
	bound unto the State of Maryland in the full and just sum of
	Seventy-Five Thousand and 00/100 Dollars (\$75,000.00),
	lawful money of the United States of America, for the payment of which,
	well and truly to be made, the Principal binds himself, his heirs,
	executors and administrators, and the Surety binds itself, its successors
	and assigns, jointly and severally, firmly by these presents.
	Signed, sealed, and delivered this 30th day of
	September 19 76 .
	WHEREAS, the above-bounden Principal was, on the 30th
	day of September 19 76, duly elected to the office of
	Register of Wills for Wicomico County,
	State of Maryland, and is required to give bond annually in the sum of
	Seventy-Five Thousand and 00/100 Dollars (\$ 75,000.00).
	WHEREAS, this bond is given for the period beginning with
	the 1st day of December 19 76 and ending on the
	30th day of November 19 77
	NOW, THEREFORE, the condition of this obligation is such,
	that if the above-bounden Principal shall, for the period for which this
	bond is given, faithfully perform the duties of his office and account
	for all funds received under color of his office, then this obligation
	to be void; otherwise to remain in full force and effect.
	IN TESTIMONY WHEREOF, the said Principal has hereunto set
	his hand and seal and the said Surety has caused this instrument of writing
	to be executed the day and year first above written.
	WITNESS:
	Al Amith arklowing Kambertussan
00.7****	A. Liloise Lambertson
00.7*****	L6LhZ # 9L-1-100 FIDELITY AND DEPOSIT COMPANY OF MARYLAND
	As to Surety
	Manne R. Chang Howard J. Kremer Attorney-in-Fact
	Edward J. Kremer, Attorney-in-Fact

Power of Attorney FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE: BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by N. A. WAGNER, Vice-President, and J. C. McHUGH, Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint Edward J. Kremer of Salisbury, Maryland...

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes that issued on behalf of Edward J. Kremer, dated February 7, 1968.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

ATTEST: FIDELITY AND DEPOSIT COMPANY OF MARYLAND (SIGNED)

(SEAL) Assistant Secretary

STATE OF MARYLAND CITY OF BALTIMORE } 35:

On this 26th day of May, A.D. 19 71, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

In Testimony Whereof, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.

(SIGNED)
(SEAL)

EVELYN D. JONES

Notary Public Commission Expires. July 1, 1974

CERTIFICATE

I, the undersigned, Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the Fidelity and Deposit Company of Maryland at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this

30th day of September 19 76

L1419-Ctf. 195203

Assistant Secretary

Received for Record OCT 1 1978 and recorded in the Records of Wicomico Coun' Maryland in Liber A.J.S.

No. 19 Folioz 159

Ex & M Comptroller of the Treasury, St. of Md., Treasury Bldg., Box 466, Annapolis, Md. 21404 10/1/76

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

A. LILOISE LAMBERTSON

REGISTER OF WILLS FOR WICOMICO COUNTY

TR#4798

PUBLIC OFFICIAL BOND

Amount \$ 75,000.00

KNOW ALL	MEN BY THESE PRESENTS:	
That we,	A. Liloise Lambertson, Salis	bury, Maryland , as
Principa	1, and the FIDELITY AND DEPOSI	IT COMPANY OF MARYLAND
a corpor	ation duly incorporated under	the laws of the State of
Mary	rland and	d authorized to write fidelity and
surety b	onds in the State of Maryland,	, as Surety, are held and firmly
bound un	to the State of Maryland in th	he full and just sum of
Seventy-Fi	ive Thousand and 00/100	Dollars (\$ 75,000.00),
lawful m	oney of the United States of	America, for the payment of which,
well and	truly to be made, the Princip	pal binds himself, his heirs,
executor	s and administrators, and the	Surety binds itself, its successors
and assi	igns, jointly and severally, f	irmly by these presents.
	Signed, sealed, and del	ivered this 30th day of
Septe	mber 19 76.	
	WHEREAS, the above-boun	den Principal was, on the 30th
day of	September 19 76 , d	uly elected to the office of
Regis	ter of Wills fo	wicomico County,
		give bond annually in the sum of
		Dollars (\$ 75,000.00 .).
	WHEREAS, this bond is g	given for the period beginning with
the 30t	th day of September	19 76 and ending on the
30th	day of November	1976
	NOW, THEREFORE, the cor	ndition of this obligation is such,
that if	the above-bounden Principal	shall, for the period for which this
		e duties of his office and account
		f his office, then this obligation
	oid; otherwise to remain in f	
		the said Principal has hereunto set
his han	d and seal and the said Suret	y has caused this instrument of writing
	executed the day and year firs	
WITNESS	3: 1	
G /	ames muth As to Principal	A. Inloise lambertson
00.7***** 82745 4	0L-1-130 + 9L-1-133	FIDELITY AND DEPOSIT COMPANY OF MARYLAND
	As to Surety	Alward Kinia
Tha	use R. Chang	Edward J. Kremer Attorney-in-Fact

Power of Attorney

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corpora-, Vice-President, and J. C. MCHUGH tion of the State of Maryland, by N. A. WAGNER Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint Edward J. Kremer of Salisbury, Maryland

Its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings, each in a penalty not to exceed the sum of FIVE HUNDRED THOUSAND DOLLARS (\$500,000).....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes that issued on behalf of Edward J. Kremer, dated February 7, 1968.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this May ..., A.D. 19.71 day of.

FIDELITY AND DEPOSIT COMPANY OF MARYLAND ATTEST:

(SIGNED)

J_C_McHUGH By.

N A WAGNER

(SEAL)

Assistant Secretary

Vice-President

STATE OF MARYLAND CITY OF BALTIMORE

On this 26th day of May, A.D. 19 71, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year

(SIGNED)

EVELYN D JONES

(SEAL)

Notary Public Commission Expires July 1, 1974

CERTIFICATE

I, the undersigned, Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this

__day of ___September__

L1419-Cif. 195203

Received for Record __OCT 1 1976 and recorded in the No. 19 Folios 162 . Maryland in Liber A.J.S.

Ex. & M. Comptroller of the Treasury, St. of Md. Box 466, Annapolis, Md. 21404 10/1/76

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

HOBART B. HUGHES
AND
DENIS P. CASEY

IN

NO. 18,005 CHANCERY

THE THE PROPERTY OF THE PARTY O

WESTERN SURETY COMPANY

One of America & Clast Fonding Companies
CHICAGO SIOUX FALES TALLAS
PALO ALTO BALACYNAYO PA.

TRUSTEES, MORTGAGEES, ATTORNEYS OR FORECLOSURE BOND			
KNOW ALL MEN BY THESE PRESENTS: BOND No. 19-TM- 3077			
That we, Hobart B. Hughes and Denis P. Casey , as Principal, and the WESTERN SURETY COMPANY, a corporation organized and existing under the laws of the State of South Dakota, as Surety, authorized to do business in the State of Maryland, are held and firmly			
bound in the sum of SIXTEEN THOUSAND DOLLARS (\$ 16,000.00) DOLLARS, (NOT VALID IF FILLED IN FOR MORE THAN \$500,000.00)			
to be paid to the said State of Maryland or its certain Attorney, to which payment well and trul be made, we bind ourselves and our legal representatives, jointly and severally, by these presents.			
Sealed with our seals and dated this 23rd day of September , 19 76.			
WHEREAS, the above bounden Hobart B. Hughes and Denis P. Casey			
by virtue of the power contained in a mortgage from Sidney Robins, Jr. & Betty Robins, his wife,			
to Sidney H. Tinley, Jr. and Catherine Byrne Doehler, Trustees			
bearing date the 3rd day of December, 1970 and recorded among			
the mortgage records of Wicomico County, Maryland			
in Liber			
is about to sell the land and premises described in said mortgage, default having been made in the payment of the money as specified, and in the conditions and covenants therein contained. THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bounden Hobart B. Hughes and Denis P. Casey do and shall well and truly and faithfully perform the trust reposed in			
As to Surety Denis P. Casey Principal			
D. Educardel WESTERN SURETY COMPANY			
Westanley By J. Halland, Air Sity.			
Countersigned by Color County Maryland Resident Agent Received for Record Oct. 4, 1976 and recorded in the Records of Wicomico County, Maryland in Liber A.J.S. No. 19, Folios 165 O. fames Smith, Clerk			

THE POLICE OF STREET, SOURCES OF THE PROPERTY OF THE PROPERTY

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

STEVEN STANLEY PRINCIPAL

AND

RUSSELL STANLEY, SR. MAIDIE B. STANLEY SURETIES

IN

NO. 8897 CRIMINAL

Know All Men By These Presents:

FILED

Ост 5 1 28 РН '76

That we Steve Stanley	Principal and
Russell B., SR. & Mai	die B. Stanley Sureties
are held and firmly bound unto the State of Maryla	nd in the sum of\$2,500.00 (Property B
for principal, and \$2,500.00 (Property	for sureties to be paid to the said State, or its
attorney, for which payment to be well and truly ma	de we bind ourselves, our heirs, executors and
administrators, firmly by these presents. Sealed wi	th our seals and dated this5th
day ofOctober ,1976	
Whereas . William E. Shockley ., Sheri	ff of Wicomico County, in the State of Mary-
land, has in his hands a State writ against the above	named . Steve Stanley and
to secure his appearance at the September	Term, .1976, of the Circuit Court
for Wicomico County, from day to day while it is in	session, this bond is executed.
Now the condition of the above obligation is su	ch that if the said . Steve Stanley
shall make his personal appearance at the Circuit Co	ourt for Wicomico County at the
September Term, 1976., from day to day while	it is in session to answer a charge of
Burglary, Nightime House Breaking,	et al.
and then remain until he is discharged by due proces	ss of law, then the above obligation to be void,
otherwise to remain in full force and virtue.	
Witness our hands and seals.	
### ESO82 # 8 PL-S- 130 / 120	Steven Stanley (Seal)
TEST (Constitution of the constitution of the c	Steve Stanley Stanley St. (Seal)
	Mussell Stanley, Jr.
	Maide B. Stanley (Seal)
	(Seal)

FOR DEED FROM CRESTWOOD, INC. TO RUSSELL STANLEY, SR. AND MAIDIE B. STANLEY, HIS WIFE SEE LIBER J.W.T.S. NO. 723, FOLIOS 590, 591 AND 592, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.

COPY OF DRED OR DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, MICCOMICO COUNTY, TO MIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of Russell Stanley, Sr. and represents, is 12,240 Maidie B. Stanley, his wife

In testimony whereof, I hereunto subscribe my name this

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICONICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIENS, IF ANY

10209090	Chesapeake Finar		· · · · ·
•			
In testimo	ony whereof I herew	The Russell Start Maide Start	The Day &
		OHNER	

approved Clark Howery Public MICONICO

OCT 5 1976 and recorded in the Received for Record . Records of Wicomico County, Maryland in Liber A.J.S. 19 Folics 167

No. 19 , Folios -

a. fames Amita

Clerk

Section of the lateral contraction and the section

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings
Is The Following, To Wit:

BOND OF

LAWRENCE A. GREEN, JR. PRINCIPAL

AND

LAWRENCE A. GREEN AND MARY JANE GREEN SURETIES

IN

NO. 2-3-7001

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT COURT OF MARYLAND

STATE OF MARYLAND	Clarket County
	2-3-700/
f vs.	Case No. 2-3-76% 25275 ******1.00
Menter H. Messy.	Arrest Register No.: 001 -7-76 A 225275 *** *** 1.00
Defendant	Arrest Register No.:
73 Dax 86 Melson Ka.	Warrant or Summons 1001 -7-76 * 25274 *****14.00
Address Delness Tot.	Warrant or Summons No. 7.7% A \$25274 ****14.00
PROPERTY OPPLICATION	N AND RECOGNIZANCE
	H.
Me Jamene & mary >	LL CONTRACTOR OF THE PROPERTY
hereby become recognizor (8) for Jacobses	Le . The Arthur Land
*	000001101000011000000000000000000000000
who is charged with the offense of :	01.000000000000000000000000000000000000

MANA and plades as hell property No 200	F-64 0 575, located in Alexander an annual ground
in the State of Maryland which is owned by Me/us i	in fee simple, subject to an annual ground
	yes or no
rent of \$ 7146	and the taxes are paid up to and terest therein is absolute and undivided or is
including those for the year of 19/277; mg/our in	terest therein is absolute and undivided or is
	and is subject to the
1000 92 mortegages	Production Des
J/We each jointly and severally pledge the above	e property for bail with the District Court of Mary-
1 1 / PARA - CONTRACTOR TO OWN C	and stand indepted to the State of marianti and
	or the use of the State of Maryland, for the appear- lleged against h. and to attend the Court named
herein:	negeu against minima and to desire
The DISTRICT COURT OF MARYLAN	D on the
day of	19 o'clock
I- the CRIMINAL COURT OF BALTIM	ORE/CIRCUIT COURT OI
at the Court House	se in when when
required to be present.	n, that if the above Laurence Strong.
The condition of the above recognizance is such	i, that it the above
1 1 11 It I touly make never mel ennears	ance before the Court as set forth hereinabove, then
and not depart therefrom without leave, and in the n	o remain in full force and virtue in law.
the above recognizance shall be void, or otherwise to	Signed fame (SEAL)
	Address
THE RESERVE OF THE PARTY OF THE	Signed than Som American [SEAL]
Fee charged defendant \$	Address
	7
Subscribed and sworn to before me, the undersign	gned, on thisday of
19.75	gned, on this
	Judge, District Court
D.C. 70	Commencen
D.O. 10	

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMECO COUNTY, TO WIT: I, Marion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of Leurene + Me \$ 7146 represents, is affin In testimony whereof, I hereunto subscribe my name this 8 DD AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES STATE OF MARYLAND, WICONICO COUNTY, TO WIT: I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows: DESCRIBE LIENS, IF AMY markege to prutintial Forsione Coid murica in The amount In testimony whereof I hercunto subscribe my name this Subscribed and sworm to before me this Ith day of October, 1940 Se TONOMICO

FOR DEED FROM ETHIE ELIZABETH OLIPHANT TO LAWRENCE A. GREEN AND MARY JANE GREEN, HIS WIFE SEE LIBER J.W.T.S. NO. 357, FOLIOS 531 & 532, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



STATE OF MARYLAND Plaintiff

KNOW ALL MEN BY THESE PRESENTS:

:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

1. To appear in the District Court on atM. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

3. To keep the peace and be of good behavior in the meantime.

To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending. The same of the same

To not leave the State of Maryland without first securing the permission of and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe. THE PARTY

and other and an experience of the state of To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$1.000,, the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:		
Address R.T. 3. Box. 86 malegae Rd - Javen.	2 A. Elemen Le.	·(SEAL
Dalmon Int.	Defendant	
Telephone No 8.96 3.3.52		3/

Taken and acknowledged before me this day of there....., 19....

CR 793 and recorded in the Received for Record -

Regards of Wicomico County, Maryland in Liber A.J.S. 1. James Amitte .__, Folios _

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings
Is The Following, To Wit:

BOND OF

VERONICA JANE WILKERSON PRINCIPAL

AND

RICHARD WILKERSON
AND
KENNETH GENE WILKERSON
SURETIES

IN

NO. CR7009

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT C	OURT OF MARYLAND
STATE OF MARYLAND	Wicomeo County
	Case No. 027009.
Manual Dilleusia	Case No
Defendant	Arrest Register No.:
Address	Warrant or Summons No.:
PROPERTY APPLICATI	ON AND RECOGNIZANCE
Reliand & Kemille - I	Jelseson 546-2361
1109 Basslang Calis	a Die a Pierson
hereby become recognizor(s) for	a fore william in the second
who is charged with the offense of	slutture of fremposery
***************************************	***************************************
***************************************	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
I/We own and pledge as bail property No. 3.	31 File 112 located in Wine
in the State of Marvland, which is owned by me/u	S III Lee Simple
rent of \$	yes or no yes or no and the taxes are paid up to and interest therein is absolute and undivided or is and is subject to the
The said property is now assessed at \$M.b.	interest therein is absolute and undivided or is
and other rec	ognizances as follows:
following mortgages, encumbrances and	TH 300 - L.W. Garaly Co.
We sach jointly and severally pledge the abo	ove property for bail with the District Court of Mary-
land Descoved to ow	e and stand indepted to the best on my/our goods and
of e Kho	of money of all or the annear-
ance of the above defendant to answer the onarse	
herein:	and Chernon. on the
	The state of the s
CONTRACT COTION OF RALL	IMORE/CIRCUIT COURT of when
required to be present.	About if the charge A A
The condition of the above recognizance is s	uch, that if the above of afridasil
does and shall well and truly make personal appe	all and to attend the said Court from day to day.
and there to answer unto all such things as shall	and be of good behavior, then
and not depart therefrom without leave, and in the the above recognizance shall be void, or otherwise	Signed Signed William ISEALL
	The second second
	Signed Adamsta Lane hilliam [SEAL],
	Address
Fee charged defendant \$	60 - 60
Subscribed and sworn to before me, the unde	rsigned, on this day of
197.10	Wollichmenden [SEALT
	Judge, District Court
D.C. 70	Common

COPY OF DEED OR DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

AFFIDAVIT AS TO OWNERSHIF AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIENS, IF ANY

In testimony whereof I hereunto subscribe my name this Sthe

day of Otlober, 1976

Xensuth Sew Mollinson (1976)

Owner

Subscribed and sworn to before me this Sthe day of Oct., 1976.

Notary Public

FOR DEED FROM L. W. GUNBY COMPANY TO RICHARD W. WILKERSON AND KENNETH G. WILKERSON SEE LIBER A.J.S. NO. 821, FOLIOS 174-176, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



STATE	OF	MARY.	LANL
			aintif

	Case No. (16700 9.
	Varonico Jone William
v 3.	Defendant
**	An

TOUT	AT.T.	MEN	RY	THESE	PRESENTS
P / CITY	PLIAL	DICIN	DI	THESE	T VEDENTO

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

To appear in the District Court on Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

man but he is the rise of a finite section

To not change my residence without first securing the permission of the Court in which the charges are pending. To not leave the State of Maryland without first securing the permission of and executing a waiver of extradition.

☐ To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

and the second section of the second section of the second section of the second secon ☐ To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$...., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident (s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant: Defendant Kerner(SEAL) 409 Bouday Labery 1919) Telephone No. .5412

Taken and acknowledged before me this day of day of

8 1975 and recorded in the CR 793 Records of Wicomico County, Maryland in Liber A.J.S.
No. 19, Folio 174 Received for Record -

ames constitue Clerk

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,
Among Other Proceedings

Is The Following, To Wit:

BOND OF

CHARLES F. RECHNER, JR.
AND
HOBART B. HUGHES

IN

NO. 17,622 CHANCERY

Maryland

TO THE STRUCTURE OF THE PARTY O

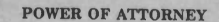
board yeared story southers a think of server

ETY COMPANY Bonding Companies WESTERNS

One of America

TRUSTEES, MORTGAGEES, AT	TORNEYS OR FORECLOSURE BOND
KNOW ALL MEN BY THESE PRESENTS:	BOND No. 6130488
ing under the laws of the State of	MPANY, a corporation organized and exist- of South Dakota, as Surety authorized to do held and firmly bound in the sum of
	or its certain Attorney, to which payment lives and our legal representatives jointly
Sealed with our seals and date	d this 27th day of September, 19 76.
WHEREAS, the above bounden Cha	arles F. Rechner Jr. & Hobart B. Hughes
by virtue of the power contained in a mo	rtgage from Wicomico Village Limited Partnership, et al
Association of Baltimore City	Inc. which has merged with Metropolis Buildin
	day of March, 1974 and recorded March, 1974
	o County, Maryland
in Liber A.J.S. No. (1) 817 (2) 819	Folio (1) 591 and (2) 1
been made in the payment of the money covenants therein contained. THE CONDITION OF THE ABOVE OBI	as specified, and in the conditions and as specified, and in the conditions and a LIGATION IS SUCH, That if the above bounden
Charles F. Rechner Jr	. & Hobart B. Hughes, Trustees
which shall be made by any Court of H	abide by and fulfill any order or decree quity in relation to the sale of said reof, then the above obligation to be void,
As to Principal Many M. Frischbach Meanor M. Gortee As to Surety	Charles F. Rechner, Jr. / Principal Hobart B. Hughes / Principal
Many Amsage	By J. RANNEW How istant Secretary
Countersigned by	Maryland Resident Agent
1268-10-68	

THE AND THE PROPERTY OF THE STATES COMPANY - ONE OF AVERTED SCOOL SCHOOLS CONTRACTOR CONTRACTOR



KNOW ALL MEN BY THESE PRESENTS:

This Power of Attorney authorizes the execution of one instrument to which it should be attached.

That the Western Surety Company, a corporation, does hereby make, constitute and appoint each of the following officers and employees, of Valley Forge, Pennsylvania, Attorney in Fact, with full power and authority conferred upon him or her to sign, execute, acknowledge and deliver for and on its behalf as Surety and its act and deed, any one bond, indemnity or undertaking. consent or agreement which this Company may be authorized to write:

Russell R. Smith, Vice President J. J. McCarthy, Vice President B. C. McNulty, Vice President S. J. Conover, Vice President G. Cavaliere, Vice President

C. Kadish, Assistant Secretary
J. Ranieri, Assistant Secretary
J. Naughton, Assistant Secretary
E. Miller, Assistant Secretary
M. Reilly, Assistant Secretary

The Western Surety Company further certifies that the following is a true and correct copy of Section 7 of the By-Laws of the Western Surety Company, duly adopted and now in force, to-wit:

Section 7. "All bonds, policies, undertakings or other obligations of the corporation shall be executed in the corporate name of the Company by the Chairman of the Board, the President, Secretary, any Assistant Secretary, Treasurer, or any Vice President, or by such other officers as the Board of Directors may authorize. The Chairman of the Board, President, any Vice President, Secretary, any Assistant Secretary, or the Treasurer may appoint Attorneys in Fact or Agents who shall have authority to issue bonds, policies, or undertakings in the name of the Company. The corporate seal is not necessary for the validity of any bonds, policies, undertakings, or other obligations of the corporation."

IN WITNESS WHEREOF, the said Western Surety Company has caused these presents to be executed by its President with its corporate seal affixed this _______ day of _______ september ______, 19_76_.

ATTEST B Freiberg Assistant Secretary	By Soe Kurby
STATE OF SOUTH DAKOTA 888 County of Minnehaha	33.5
On this 27th day of	September , 1976 , beforeste, a Notary Public
personally appeared Joe Kirby, President, and who, being by me duly sworn, acknowledged that they respectively, of the said Western Surety Company, and corporation.	B. Freiberg, Assistant Secretary signed the above Power of Attorney as President and Assistant Secretary. I acknowledged said instrument to be the voluntary act and deed of said
My Commission expires	
March 21, 1983	K. Joupal
11.0-11.0	Notary Public

STATE OF County of	Mont	gomery	of	ss . September	••		, 19.26	L, befor	e me, a	Notary F	· Public
in and for personally WESTERN existing ur is the corp half of said instrument. IN W the day at My wyrm	said C known SURI der the orate so d corpo t and t ITNES and year	ounty, persent to me, when the control of the contr	onally a being PANY one State corporatiuthority in thereo DF, I he written	ppeared	RATHERI / sworn, lls, Sout kota, the said inst of Dire voluntar	did sa h Dak at the rumen ctors, y act a ibed r	y that he ota, a co seal affix t was sign and furth and deed	e is the corporation and to the ned, seal of said and a	e foregoined and elowledge corporations.	xecuted that the	in be- e said l seal
WESTERN'S DIRECTY COMPANY	SURETY BOND	Charles F. Rechner Jr. & Hobart B. Hughes	Address	Description of Bond Trustee in Forclosure	Obligee	State of South Dakota	Filed this day of		Approved thisday of	. 19	
eived for Records	Record W Foli	icomico	Eount:	Waryla	a. fa	Liber			Cler In	ies, C	lerk

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

CARL JOSEPH SCHILLER

DIRECTOR OF FINANCE FOR WICOMICO COUNTY

TR#5800

Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE, MD. 21203

OFFICIAL BOND FOR COUNTY TAXES
DIRECTOR OF FINANCE - WICOMICO COUNTY

AMOUNT - \$50,000.00

BOND NO. 598 02 24

KNOW ALL MEN BY THESE PRESENTS:

That we, Carl Joseph Schiller, Salisbury, Maryland, as Principal, and the Fidelity and Deposit Company of Maryland, a corporation duly organized and existing under the laws of the State of Maryland, as Surety, are held and firmly bound unto the County Executive of Wicomico County, Maryland, in the full and just sum of FIFTY THOUSAND AND 00/100 DOLLARS (\$50,000.00), lawful money of the United States of America, to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Signed, sealed and dated this 14th day of September, 1976.

WHEREAS, the said Carl Joseph Schiller was appointed on the 16th day of October, 1973, as Director of Finance for Wicomico County, Maryland, as Collector of County Taxes, for an indefinite term beginning on the 16th day of October, 1973, or until his successor shall qualify.

NOW THEREFORE, the condition of the above obligation is such that if the above-bounden Principal shall well and faithfully execute his office of Director of Finance of Wicomico County, and shall account for and pay to the County Executive, or their order, the several sums of money which he shall receive for the County, or be answerable for by law, at such times as the law shall direct, then this obligation to be void; otherwise to relain in full force and virtue in law.

IN TESTIMONY WHEREOF, the said Principal has hereunto set his hand and seal, and the said Surety has caused this instrument of writing to be signed by its Attorney-in-fact and its corporate seal hereunto affixed the day and year first above written.

Witness:

Kay M. Mitchill

FIDELITY AND DEPOSIT COMPANY

Clinton A. Killiam, Jr

Attorney-in-Fact

As to Surety:

Mary L. Adelung

OF MARYLAND

(SEAL)

13. 05 . W. S. S. S.

(SEAL)

Power of Attorney

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by C. M. PECOT, JR. , Vice-President, and C. W. ROBBINS Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint R. F. Mansfield, Clinton A. Killam, Jr., J. Russell Townshend and John J. Lambdin, all of Baltimore, Maryland, EACH,

his true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings ...

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes those issued on behalf of R. F. Mansfield, etal, dated April 30, 1976 and on behalf of John J. Lambdin, dated June 29, 1976.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this Augustday of.....



ATTEST:

CW Robbins

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

STATE OF MARYLAND CITY OF BALTIMORE On this 2nd day of August, A.D. 19 76, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year

Notary Public Commission Expires. July 1, 1978

CERTIFICATE

I, the undersigned, Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this September

L1419-Ctf. 200832

Assistant Secretary July 20.2

Received for Record __OCT 1 1 1976 and recorded in the Regords of Wicomies County, Maryland in Liber A.J.S. No. 19 , Folios 182

a fames Amile teles

Ex. & M. Comptroller of the Treasury, Box 466, Annapolis, Md.

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

MAE C. HASTINGS PERSONAL REPRESENTATIVE

OF THE ESTATE OF

SANDRA L. FARRELL PRINCIPAL

AND

HARRY N. HASTINGS AND CLARA MAE HASTINGS SURETIES

IN

NO. 17,437 CHANCERY

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS, May C. Hastings, Personal Representative of the Estate of Sandra L. Farrell, has filed an application for Ex Parte Injunction in Case No. 17,43 Chancery, said Injunction to enjoin the Defendant, Craig F. Farrell, from executing a deed conveying all of the right, title and interest in and to said real estate situated in the Parsons Election District of Wicomico County, State of Maryland, and more particularly described in the above-entitled proceeding and to insure her obligation with respect to said Injunction, this bond is executed.

The condition of the above obligation is such that if Mae C. Hastings, Personal Representative of the Estate of Sandra L. Farrell, shall prevail in the action brought in No. 17,43% Chancery, then and in that event this bond shall be void, but this bond is pledged to answer to Craig F. Farrell, the adverse party in No. 17,43% Chancery for any damages which he may sustain by reason of the issuance of such Injunction if it shall ultimately be determined where such action is heard on the merits that such Injunction should not have issued.

ICHARDSON, ROGAN,
NDERSON & HELAND
ATTORNEYS AT LAW
TICHAROSON BUILDING
ALISSURY, MARYLAND
21501

(301) 742-8744

WITNESS our hands and seals. TEST: (SEAL) Mae C. Hastings, Personal Representative of the Estate of Sandra L. Farrell - Principal -Harry N. Hastings Clara Mae Hastings - Sureties -ICHARDSON, ROGAN, NDERSON & HELAND ATTORNEYS AT LAW TICHARDSON BUILDING ALISBURY, MARYLAND 21801 742-8744 FOR DEED FROM CHARLES H. CHATHAM, JR. AND JEANNE H. CHATHAM NOTTINGHAM TO HARRY N HASTINGS AND CLARA MAE HASTINGS, HIS WIFE SEE LIBER A.J.S. NO. 836, FOLIOS 34-36, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICONTCO COUNTY, TO WIT:

AFFIDAVIT AS TO CWNERSHIP AND INCUMBERANCES STATE OF MARYLAND, WICONICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIENS, IF ANY

Mortgage to Hebron Savings Bank, Hebron, Maryland, in the amount of \$10,000.00.

In testimony whereof I hereunto subscribe my name this 21st.

day of November, 1975 Harry M. Hastings

Class man Hastings

OWNER

Subscribering sworn to before me this 2/ot day of November 1075.

Subscribering Sworn to before me this 2/ot day of November 1075.

Subscribering Sworn to before me this 2/ot day of November 1075.

Subscribering Sworn to before me this 2/ot day of November 1075.

Subscribering Sworn to before me this 2/ot day of November 1075.

Subscribering Sworn to before me this 2/ot day of November 1075.

Received for Record

NOV 21 1975

Ime day recorded in Libe

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19 10 185 &c

10 of the

10 cords of Micomico County

15t:

1 are a Southfiert

ONICO

Bond approved: a. James Smith. Clerk In The Records Of The Circuit Court For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

JAMES MICHAEL SINAGRA PRINCIPAL

AND

JAMES MICHAEL SINAGRA AND CIRO P. SINAGRA SURETIES

IN

NO. 2-3-6943

IN THE DISTRICT COURT OF MARYLAND

Know All Men By These Presents: No. Criminal Cases

Whereas .William E. Shockley., Sheriff of Wicomico County, in the State of Maryland, has in his hands a State writ against the above named .James Michael Sinagra and to secure his appearance at the .September ... Term, .1976 ..., of the Circuit Court for Wicomico County, from day to day while it is in session, this bond is executed.

Witness our hands and seals.

TEST Hathune b. allen

former Michael Genogra	(Seal)
James Michael Sinagra	
Ciro P. Sinagra	(Seal)
	(Seal)

00.71***** 23925 * 87-81 100

FOR DEED FROM RICHARD E. CULLEN AND MABEL L. CULLEN TO CIRO P. SINAGRA SEE LIB J.W.T.S. NO. 707, FOLIOS 148-150, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICONICO COUNTY, TO WIT:

I, Parion H. Calloway, Supervisor of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of County P. Superpose

73.84 &c. # 21,350 represents, is form from
The assessed valuation of the property of County P. Superpose
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SUPERVISOR OF ASSESSMENTS

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIENS, IF AMY

In testimony whereof I hereunto subscribe my name this 19th

day of October, 1976

Subscribed and sworm to before me this 18th day of October, 1976.

Subscribed and sworm to before me this 18th day of October, 1976.

Subscribed and sworm to before me this 18th day of October, 1976.

OCT 1 8 1978.

name day recorded in Liber

AJS No. 19 Folio 189 &c.

one of the

Records of Wiconico County.

Test:

Amed Analogue

\$

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,
Among Other Proceedings

Is The Following, To Wit:

BOND OF

HOBART B. HUGHES
AND
DENIS P. CASEY

IN

NO. 18,039 CHANCERY

SANCTON THE TAXABLE

Chancery # 18,039

WESTERN SLERELY COMPANY

One of American States Bonding Companies

CHICAGO SIQUE PALES DALLAS

TRUSTEES, MORTGAGEES, ATTORNEYS OR FORECLOSURE BOND

	RM No. 19-TM- 3105
That we, Hobart B. Hughes & Denis P. Casey and the WESTERN SURETY COMPANY, a corporation organized and exist State of South Dakota, as Surety, authorized to do business in the State of M	sting under the laws of the laryland, are held and firmly
bound in the sum of THIRTEEN THOUSAND (NOT VALID IF FILLED IN FOR MORE THAN \$500,000.00)	13,000.00) DOLLARS,
to be paid to the said State of Maryland or its certain Attorney, to which parade, we bind ourselves and our legal representatives, jointly and severally, by	these presents.
Sealed with our seals and dated this 18th day of Octobe	
WHEREAS, the above bounden Hobart B. Hughes and Denis P	
by virtue of the power contained in a mortgage from William J.	James
to James W. Rouse & Company, Incorporated, Inc.	
bearing date the 30th day of July, 1974	and recorded among
the mortgage records of Wicomico County, Maryland	
in Liber A.J.S. No. 825 Folio	580
and Hobart B. Hughes and Denis P. Casey	
is about to sell the land and premises described in said mortgage, default having of the money as specified, and in the conditions and covenants therein contains	ng been made in the payment ed.
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, Th	A CONTRACTOR OF THE CONTRACTOR
Hobart B. Hughes and Denis P. Casey	
。1900年在北京大学的大学的发展的大学的大学的大学的大学的大学的大学的大学的大学的大学的大学的大学的大学的大学的	
do and shall well and truly and faithfully perform the trust reposed in ther under the mortgage aforesaid, and shall abide by and fulfill any order or decree	e which shall be made by any
Court of Equity in relation to the sale of said mortgaged property, or the pro- obligation to be void, otherwise to be and remain in full force and virtue in law	ceeds thereof, then the above
The state of the s	
Signed, Sealed and delivered in the presence of	
As to Principal	1//
lleanor M. Loolee Illiale	999/2h
Eleanor M. Hootee Tobart By Hug	Principal Principal
As to Surety Denis P. Case	Principal
Ch Caster WESTERN &	WRETY COMPANY
Super By ///	M. Kroon, Ass't. Sec.
	Received For Record
Countersigned by	Maryland Resident Agent ime day recorded in Libra
	ag. 5. 19 Folio 192 88
	one of the
	Test:
Bond approved: a. Vimer Smith Clab	a. Osmas Smit a
	The Control of the Co

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings
Is The Following, To Wit:

BOND OF

DONNA GARRIS PRINCIPAL

AND

DAVID O. GARRIS SURETY

IN

NO. CR7083

IN THE DISTRICT COURT OF MARYLAND

* : ;

	IN THE DISTRICT CO	URT OF MARYLAND
	STATE OF MARYLAND	Wicimiso County
		COO NO CR7083
	Dans Harris	Case No.
	Defendant	Arrest Register No.:
	625 Homer St. Saleshey Mr. Address	Warrant or Summons No.:
	PROPERTY APPLICATION	N AND RECOGNIZANCE
	1/4 Dand O gaves, galest	md: 7420161
		2 Sanis
	who is charged with the offense of: Conspinied Story Simbolians	Jan and dayens Jul. (2 cans)
	••••••	
	1	
	I/We own and pledge as bail property No. Le. I in the State of Maryland, which is owned by me/us i	n fee simple
	The said property is now assessed at \$7810 including those for the year of 19744; my/our in	and is subject to the
	following mortgages, encumbrances and other recog	nizances as follows:
	Mestigues - t	Tuaper Guarist Cop.
	0.000.000.000.0000000000000000000000000	
No.	sum of \$ 19,000 to owe a chattels, lands and tenements, respectively to and for ance of the above defendant to answer the charge al	property for bail with the District Court of Mary- and stand indebted to the State of Maryland in the f money to be paid and levied on my/our goods and r the use of the State of Maryland, for the appear- leged against h and to attend the Court named
	herein:	a Wiciner . on the
200	day of Wov	19.7.C. at
8.1.	and/or In the CRIMINAL COURT OF BALTIM	ORE/CIRCUIT COURT of
1313	required to be present.	a, that if the above
100		
	does and shall well and truly make personal appears	alleged and to attend the said Court from day to day.
	#* # # hhh9Z # 8 0L-ZZ 100	Signed Land Signed Sign
00.41	** ** hhh9Z * 9L-ZZ 130	Address
	141:00	Signed Signed
	Fee charged defendant \$	Address
	Subscribed and sworm to before may and	gned, on this day of day of
	197.6.	Coulder District Court (SEAL)
No.	D.C. 70	Colluttero.

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H.Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of David O. Garris

1810 represents, is office for the property of David O. Garris

In testimony whereof, I hereunto subscribe my name this 20 Th

day of Other 1976

SUPERVISOR OF ASSESSMENTS

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIENS, IF ANY

Mortgage	to Chesa	apeake	Fina	ancial	Corporation	
Present	Balance	less	than	\$4,00	0.00	

Subscribed and sworn to before me this 20 Hday of October, 1976



Mary a. Mancock

FOR DEED FROM ELIZABETH P. GARRIS TO DAVID O. GARRIS SEE LIBER J.W.T.S. NO. 720, FOLIOS 12 & 13, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND

Case No. CR7083

TATE OF MARYLAND
Plaintiff

Defendant ______ ID AR

ATT AND THE RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

at .A. M. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

3. To keep the peace and be of good behavior in the meantime.

4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

Freed Guest and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

and a man and a contract of a same mount

A lando similio

D:

19_, Folios _

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

madific of the streetes on this sound.	
WITNESS the hand and seal of the Defenda	ant: Marris (SEAL)
Address	Defendant Defendant
Telephone No	
	22-day of OH. 19.76
Taken and acknowledged before me this	O day of 19. 7
	· Williamsendul
CD SAR	01 1 10 1 1 10 1 100 100
WCT 2 2 1978	ard recorded in the
Received For Record CCT 2 2 1978 Transfer of Wiscall Cnt. Ma	anyland in Liber A.J.S.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

PAUL MASON TITUS PRINCIPAL

AND .

JAMES B. TITUS
AND
BUNIE H. TITUS
SURETIES

IN

NO. CR7109

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT	COURT OF MARYLAND
STATE OF MARYLAND	W. Ucinsuzo County
STATE OF MARTIMAN	007119
Paul Mason Tites	Case No
Defendant Boy 201 Ander On Salely	Arrest Register No.:
Address PROPERTY APPLICAT	Warrant or Summons No. 75 75 20011 **** 15.01
Address Address of Address of	Titus Gerelephone 141-7430 Driver's License 1770000 Julius
who is charged with the offense of:	Jackey Y Re Silve Job.
•••••••••••••••••••••••••••••••••••••••	
4,	
	120/2124
**/We own and pledge as bail property No. 2. in the State of Maryland, which is owned by me/	us in fee simple, subject to an annual ground yes or no
rent of \$	and is subject to the
following mortgages, encumbrances and other re	ecognizances as follows:
Moling 13689.33 (24, 7)	ecognizances as follows: 6.9 mg/
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	bove property for bail with the District Court of Mary- we and stand indebted to the State of Maryland in the
chattels, lands and tenements, respectively to an ance of the above defendant to answer the charge	m of money to be paid and levied on my/our goods and d for the use of the State of Maryland, for the appearage alleged against ham. and to attend the Court named
A. In the DISTRICT COURT OF MARYI	AND on the
day of	TIMORE/CIRCUIT COURT of Andre-Color
required to be present. The condition of the above recognizance is	such, that if the above
does and shall well and truly make personal app	earance before the Court as set forth hereinabove, then be alleged and to attend the said Court from day to day, he meantime hold the peace, and be of good behavior, then se to remain in full force and yirtue in law.
the above 1000g.	Signed Sylve & Fisher [SEAL]
	Signed State and The Transfer [SEAL]
Fee charged defendant \$. 15-00	Address
1000	Will a the series of
Subscribed and sworn to before me, the und	ersigned, on this
19. <i>7.Li</i>	(i) Chancelluf [SEAL]
D.C. 70 Rev. 1/72	Clerk/Commissioner

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, MICONICO COURTY, TO MIT:

I, Marion M.Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of James B. + Burne 1/. Letters #21970 represents, is affect.

In testimony whereof, I hereunto subscribe my name this 25 th

SUPERVISOR OF ASSESSMENTS

AFFIDAVIT AS TO OMNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO MIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIENS, IF AMY

Mortgage to Union Trust Company of Maryland, dated 7/8/1971, recorded among the Land Records of Wicomico County, Md., in Liber J.W.T.S. No. 741, Folio 524, approximate balance owing thereon being \$13,669.33 Covenant to Union Trust Company of Maryland, dated 8/21/1974, recorded among the Land Records of Wicomico County, Md., in Liber J.W.T.S. No. 827, Folio 219, approximate balance owing thereon being \$3,000.00

In testimony whereof I hereunto subscribe my name this 25th.

day of October , 1976

Janua B. Vitas

Subscribed and sworm to before me this 25th.day of October, 1976.

Evelyn & Danie

FOR DEED FROM CHARLES K. BOODA, JR. AND ELIZABETH W. BOODA, HIS WIFE TO JAMES B. TITUS AND BUNIE H. TITUS, HIS WIFE SEE LIBER J.W.T.S. NO. 738, FOLIOS 454 & 455, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND

FOR Wiconico

STA TID	OB	MADICAN	
STATE	OF	MARYLAN	

vs. Paul Mason Ites

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

To not leave the State of Maryland without first securing the permission of Australian of Current facult facult and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

0:

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:

Address Ph Byzor Delever Dr. Selection 274 1 Communication (SEAL Telephone No. 1749-7038

Received for Record Top 25 1978 and recorded circumstationer July State of Wiccomibe County, Maryland in Liber A.J.S.

No. 19 Foliob 198

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

FAUST C. VILLAREALE

IN

NO. 17,694 CHANCERY

(Okan 17,6203

The Travelers Indemnity Company Hartford, Connecticut

(A STOCK COMPANY)

Trustee Under Deed of Trust Bond No. 294E4924

	NTS, That we Faust C. Villareale
Waldorf, Maryland	
nd THE TRAVELERS INDEMNITY COMPANY, a	body corporate, duly authorized by its charter to become nd unto the State of Maryland, in the full and just sum of
One Hundred Eighty Five Thousand a	and 00/100 (\$185,000.00)Dollars,
awful money of the United States, to be paid of the payment whereof we bind ourselves, and e	to the State of Maryland, or its certain attorney or assigns, each of us, our and each of our heirs, executors, administrators, armly by these presents, sealed with our seals and dated this
20th day of	October , in the year of our Lord
ne thousand nine hundred and seventy-s	eix
WHEREAS, BY DEED OF TRUST, dated the	6th day of February
ineteen hundred and Seventy-four	and left to be recorded among the land Records of
icomico County, Md. on the	11th day of February 19.7h.,
n liberNo	814 , Folio 104
Delmarva Builders, Inc.	did grant, bargain and sell,
ssign and transfer unto Faust C.	Villareale
Crustee as therein named th	heir (personal representatives) heirs,
rustee, as therein named	property therein described and referred to in Trust, for the
Trustee, as therein named	property therein described and referred to in Trust, for the and declared.
Trustee, as therein named	property therein described and referred to in Trust, for the and declared. BOVE OBLIGATION IS SUCH, That if the above bound
Trustee, as therein named	property therein described and referred to in Trust, for the and declared. BOVE OBLIGATION IS SUCH, That if the above bound. Villareale
Frustee, as therein named	himby said Deed of Trust, for the certy or the Circuit Court for Wigamaco County, Maryland erty or the proceeds thereof, then the above obligation shall be compared to in Trust, for the and declared. OVE OBLIGATION IS SUCH, That if the above bound by the county is a successful or the county of the proceeds thereof, then the above obligation shall be contacted.
Trustee, as therein named	heir (personal representatives) heirs, property therein described and referred to in Trust, for the and declared. BOVE OBLIGATION IS SUCH, That if the above bound. Villareale him by said Deed of Trust, ree of the Circuit Court for Wicomaco County, Maryland orty or the proceeds thereof, then the above obligation shall be and virtue in law.
rustee, as therein named	heir (personal representatives) heirs, property therein described and referred to in Trust, for the and declared. BOVE OBLIGATION IS SUCH, That if the above bound. Villareale him by said Deed of Trust, ree of the Circuit Court for Wicomaco County, Maryland orty or the proceeds thereof, then the above obligation shall be and virtue in law.
rustee, as therein named	heir (personal representatives) heirs, property therein described and referred to in Trust, for the and declared. BOVE OBLIGATION IS SUCH, That if the above bound. Villareale him by said Deed of Trust, ree of the Circuit Court for Wigomaco County, Marylanderty or the proceeds thereof, then the above obligation shall be and virtue in law. Faust C. Villareale
rustee, as therein named	heir (personal representatives) heirs, property therein described and referred to in Trust, for the and declared. BOVE OBLIGATION IS SUCH, That if the above bound. Villareale him by said Deed of Trust, ree of the Circuit Court for Wigomaco County, Marylanderty or the proceeds thereof, then the above obligation shall be and virtue in law. Faust C. Villareale
rustee, as therein named	heir (personal representatives) heirs, property therein described and referred to in Trust, for the and declared. BOVE OBLIGATION IS SUCH, That if the above bound. Villareale him by said Deed of Trust, ree of the Circuit Court for Wigomaco County, Marylanderty or the proceeds thereof, then the above obligation shall be and virtue in law. Faust C. Villareale
rustee, as therein named	heir (personal representatives) heirs, property therein described and referred to in Trust, for the and declared. BOVE OBLIGATION IS SUCH, That if the above bound. Villareale him by said Deed of Trust, ree of the Circuit Court for Wigomaco County, Marylanderty or the proceeds thereof, then the above obligation shall be and virtue in law. Faust C. Villareale

The Travelers Indemnity Company Hartford, Connecticut

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That THE TRAVELERS INDEMNITY COMPANY, a corporation of the State of Connecticut, does hereby make, constitute and appoint

E. D. Beaman, H. S. Brier, R. W. Campbell, P. A. Dawson, R. B. Farrel, M. P. Hammett, David R. Summerall, all of Baltimore, Maryland, EACH

its true and lawful Attorney(s)-in-Fact, with full power and authority, for and on behalf of the Company as surety, to execute and deliver and affix the seal of the Company thereto, if a seal is required, bonds, undertakings, recognizances, consents of surety or other written obligations in the nature thereof, as follows:

Any and all bonds, undertakings, recognizances, consents of surety or other written obligations in the nature thereof

and to bind THE TRAVELERS INDEMNITY COMPANY thereby, and all of the acts of said Attorney(s)-in-Fact, pursuant to these presents, are hereby ratified and confirmed.

This appointment is made under and by authority of the following by-laws of the Company which by-laws

are now in full force and effect:

ARTICLE IV, SECTION 13. The Chairman of the Board, the President, the Chairman of the Finance Committee, any Executive Vice President, any Secient Vice President, any Second Vice President, any Secretary or any Department Secretary may appoint attorneys-in-fact or agents with power and authority, as defined or limited in their respective powers of attorney, for and on behalf of the Company to execute and deliver, and affix the seal of the Company thereto, bonds, undertakings, recognizances, consents of surety or other written obligations in the nature thereof and any of said officers may remove any such attorney-in-fact or agent and revoke the power and authority given to him.

ARTICLE IV, SECTION 15. Any bond, undertaking, recognizance, consent of surety or written obligation in the nature thereof shall be valid and binding upon the Company when signed by the Chairman of the Board, the President, the Chairman of the Finance Committee, any Executive Vice President, any Senior Vice President, any Senior Vice President, any Vice President or any Second Vice President and duly attested and sealed, if a seal is required, by any Secretary or any Department Secretary or any Assistant Secretary or when signed by the Chairman of the Board, the President, the Chairman of the Finance Committee, any Executive Vice President, any Senior Vice President, any Vice President or any Second Vice President and countersigned and sealed, if a seal is required, by a duly authorized attorney-in-fact or agent; and any such bond, undertaking, recognizance, consent of sucety or written obligation in the nature thereof shall be valid and binding upon the Company when duly executed and sealed, if a seal is required, by one or more attorneys-in-fact or agents pursuant to and within the limits of the authority granted by his or their power or powers of attorney.

This power of attorney is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Directors of THE TRAVELERS INDEMNITY COMPANY at a meeting duly called and held on the 30th day of November, 1959:

VOTED: That the signature of any officer authorized by the By-Laws and the Company seal may be affixed by facsimile to any power of attorney or special power of attorney or certification of either given for the execution of any bond, undertaking, recognizance or other written obligation in the nature thereof; such signature and seal, when so used being hereby adopted by the Company as the original signature of such officer and the original seal of the Company, to be valid and binding upon the Company with the same force and effect as though manually affixed.

This power of attorney revokes that dated August 16, 1974 on behalf of E. D. Beaman, H. S. Brier, R. B. Farrel, M. P. Hammett, B. A. O'Neill, David R. Summerall, Roger B. Willis

IN WITNESS WHEREOF, THE TRAVELERS INDEMNITY COMPANY has caused these presents to be signed by its proper officer and its corporate seal to be hereunto affixed this 27th day of July 1976.

THE TRAVELERS INDEMNITY COMPANY

NDEMAN CONTRACTOR

Foostwed for Records of William Clerky

The bibles A:U:5: 50:

BA A Japan Welling

Secretary, Surety

State of Connecticut, County of Hartford-ss:

On this 27th day of July in the year 1976 before me personally came D. J. Nash to me known, who, being by me duly sworn, did depose and say: that he resides in the State of Connecticut; that he is Secretary (Surety) of THE TRAVELERS INDEMNITY COMPANY, the corporation described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by authority of his office under the by-laws of said corporation, and that he signed his name thereto by like authority.

Notary Public

Buth H. Somerville

My commission expires April 1, 1979

(Over)

S-1869 REV. 7-73 PRINTED IN U.S.A.

CERTIFICATION

I, John H. Hanks, Assistant Secretary (Surety) of THE TRAVELERS INDEMNITY COMPANY certify that the foregoing power of attorney, the above quoted Sections 13. and 15. of Article IV of the By-Laws and the Resolution of the Board of Directors of November 30, 1959 have not been abridged or revoked and are now in full force and effect.

Signed and Sealed at Hartford, Connecticut, this 20th

day of October 19 76



Assistant Secretary, Surety

S-1869 (BACK)

Box & Sphrow A:

Received for Record OCT 20 1976

recorded in the Records of Vicomico County
in hiber 4:5:8: 18: 19 Folio 202

Annex Smith Clerk

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

RICHARD L. COX AND VIOLET ELLEN COX

IN

NO. 17,923 CHANCERY

CHANCERY #17923

IN CIRCUIT COURT FOR WICOMICO COUNTY

In the Matter of Amos Cox, Bond of Guardian	
Disabled Person	
KNOW ALL MEN BY THESE PRESENTS: That, Richard L.Cox and Violet Ellen Cox	к
, as principal, and as surety are held and firmly bound unto t	he
State of Maryland, in the full and just sum of \$1,000.00 current money, to be	e
paid to the said State or its certain attorneys, for which payment, well and truly	7
to be made, we bind ourselves and each of us, and each of our heirs, personal repr	re-
sentative, executors, administrators, successors and assigns, jointly and severell	ly,
firmly by these presents.	
SEALED, WITH OUR SEALS and dated this 11th day of October	in
the year of our Lord one thousand nine hundred and seventy-six	
WHEREAS, THE ABOVE BOUNDEN, Richard L. Cox and Violet Ellen Cox	
by virtue of a decree of the Honorable the Judge of the Circuit Court for Wicomic	0
County, Maryland, dated the 11th day of October One thousand nine	
hundred and seventy-six has been appointed Guardian mentioned in the	
above entitled proceedings now pending in said court.	1
NOW, THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bou	nden,
Richard L. Cox and Violet Ellen Cox , does and shall well and faithfull	У
perform the trust reposed in him by said Decree, or that may reposed in him by an	у
future decree or order in the premises, then the above obligation to be void; oth	er-
wise to be and remain in full force and virtue in law.	
Signed, sealed and delivered	
in the presence of Tichard S. Cor Richard L. Gox, Principal	(SEAL)
0	(SEAL)
Violet Ellen Cox. Principal	- de
	(SEAL)
AS TO ALL Booth W. Gray, Attorney in-fact	1
	100

Ætna Insurance Company

POWER OF ATTORNEY

OF HARTFORD, CONNECTICUT

Know all files by these Frenents, That ÆTNA INSURANCE COMPANY, a corporation created by and existing under the laws of the State of Connecticut, having its principal office in the City of Hartford, State of Connecticut, does hereby nominate, constitute and appoint Robbin W. Gray of Salisbury, Maryland

its true and lawful attorney(s) in fact, with full power and authority hereby conferred to execute, and to affix thereto the scal of the corporation, as Surety, as its act and deed, subject to the limitations and conditions hereinafter set forth, bonds and undertakings as follows:

Any and all bonds and undertakings of suretyship provided the penal sum of no one bond shall in any event exceed FIVE HUNDRED THOUSAND (\$500,000) DOLLARS .

and to bind ÆTNA INSURANCE COMPANY thereby as fully and to the same extent as if such bond were signed by the duly authorized officer ÆTNA INSURANCE COMPANY, and all the acts of said attorney(s), pursuant to the authority herein given, are hereby ratified and confer

This power of attorney is granted under and by the authority of the following applicable paragraphs of ARTICLE II of the BYLAWS of company:

The president or a vice president may execute fidelity and surety bonds and other bonds, contracts of indemnity, recognizances, stipulations, undertakings, receipts, releases deeds, releases of mortgages, contracts, agreements, policies, notices of appearance, waivers of citation and consents to modifications of contracts as may be required in the ordinary course of business or by vote of the directors, and such execution may be attended where necessary or desirable and the seal of the company where necessary or desirable may be affixed to the specific instrument by a secretary or an assistant secretary.

The president or a vice president may with the concurrence of a secretary or an assistant secretary appoint and authorize an attorney-infact or any other person to execute on behalf of the company any such instruments and undertakings and to affix the seal of the company thereto where necessary or desirable.

The attorneys in fact under the preceding paragraphs of this article are authorized and empowered to certify to a copy of any of the bylaws of the company or any resolutions adopted by the directors or to the financial statement of the condition of the company and to affix the scal of the company thereto where necessary or desirable.

This power of attorney is signed and scaled by facsimile under and by the authority of the following Resolution adopted by the Board of Directors of the ÆTNA INSURANCE COMPANY at a meeting duly called and held on the 11th day of February, 1966.

RESOLVED THAT, in the execution, attestation and sealing of any instrument or undertaking authorized by Article II of the Bylaws, the facelmile signatures of the officers and the facelmile seal of the Company affixed thereto shall be valid and binding upon the Company.

IN WITNESS WHEREOF, ÆTNA INSURANCE COMPANY has caused these presents to be signed by its President and its Secretary

and its corporate seal to be hereunto affixed, attested by its Secretary, this ... 22ndday of August 19.75.

JETNA INSURANCE COMPANY

. 1,00

Mursily

President

1

Attest:

STATE OF CONNECTICUT

APTIAL INSURANCE CO.

On this 22nd day of August 19.75, before me, Olive E. Mackey, the undersigned officer, personally appeared F. D. WATKINS and J. J. MURPHY who acknowledged themselves to be the President and Secretary of ÆTNA INSURANCE COMPANY, a corporation, and that they, as such President and Secretary being authorized so to do, executed the foregoing instrument for the purposes therein contained by signing the name of the corporation by themselves as President and Secretary, and that said Secretary affixed thereto the seal of the corporation and attested to the execution of the foregoing instrument.

In Witness Whereof I hereunto set my hand and seal.

O TARPA O TARPA O BLIC

Olive E. Mackey Holic

My commission expires April 1, 1977

CERTIFICATE

I, the undersigned, Secretary of the ÆTNA INSURANCE COMPANY, a Connecticut corporation, DO HEREBY CERTIFY that the above and foregoing Power of Attorney remains in full force and has not been revoked; and, furthermore, that the paragraphs of ARTICLE II of the BYLAWS of the corporation, and the Resolution of the Board of Directors, as set forth in the Power of Attorney, are now in force.

#3733

Form 630-87 Ed.Feb. '73 PRINTED IN U.S.A.



If Murphy Socretory

Bond approved: Since

Received for Record OCT 2 0 1975.

recorded in the Records of Wicomico County
in Liber A.J.S. No. 19 , Folio 206

A. James Smith, Clerk.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

RONALD HAROLD SELDON PRINCIPAL

AND

BEULAH SELDON SURETY

IN

NO. 2-3-7119

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT COURT OF MARYLAND

	THE OF MARY AND	Unomio	County
	STATE OF MARYLAND	***************************************	
	, VS. /	Case No 2-3-7/19	
	Round Harasi Holdon	Case 110.	
3. 13.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Arrest Register No.:	
	Defendant .	Wilest Hegister Trees	
	Box 1930 Cest Kd.	Warrant or Summons No.:	
	Address Anderderry Sid.		
	PROPERTY APPLICATIO	N AND RECOGNIZANCE	THE REAL PROPERTY.
	Bendal Stallance		
	I/We Deelah Heldool		
	hereby become recognizor(s) for	AV Shaladathii	
176	hereby become recognizor(s) for		
	who is charged with the offense of	·····	
	who is charged with the offense of:	Post de la faction de la contraction de la contr	Septe bestandles ann.
	•••••••••••••••••••••••••••••••••••••••		

			C & (P)
	I/We own and pledge as bail property No.1.20	subject to an a	innual ground
	in the State of Maryland, which is owned by me, as	yes or no	
	rent of \$	and the tower aver	had un to and
	The said property is now assessed at \$; my/our including those for the year of 19.2; my/our i	nterest therein is absolute and undivide	d or is
	including those for the year of 19.2.4, my/our	and is	subject to the
	following mortgages, encumbrances and other reco		

	B. O. O. O. C. O.	Letterist C	ourt of Mary-
	I/We each jointly and severally pledge the above	ve property for ball with the District O	ryland in the
6.	land Control of \$. 700 to owe	of money to be naid and levied on my/	our goods and
	sum of \$.700, the said sum chattels, lands and tenements, respectively to and tenements, respectively to and the charge is	for the use of the State of Maryland, for	or the appear-
1000	ance of the shove detendant to answer the charse	1	
	herein ·		on the
	A. In the DISTRICT COURT OF MARYLA	ND	lock A.M.
	day of	Tony (CIDCIUM COLIPT of	*
. 76	and/or In the CRIMINAL COURT OF BALTI	MORE/CIRCUIT COOK! of	when -
	at the Court Ho	use in	7
	required to be present. The condition of the above recognizance is such	ch, that if the above	
	- The condition of the	rance before the Court as set forth her	il
	does and shall well and truly make personal appear	and the stand the said Court fr	om day to day
	and there to answer unto all such things as shall be	and he of good	behavior then.
	and not depart therefrom without leave, and in the the above recognizance shall be void, or otherwise	to remain in full force and virtue in lav	V-1 - 1 - 3334
	the above recognization of the	4 Signed Sullaber Signed Address . All Contract of March	[SEAL]
00711	**** E48923 8 92-73 130	+ Address (1) andies and.	gt-
	***** €£157-76 ¥ 26843 ****	Signed	[SEAL]
20 41		Digneu	1101 1 1/1
	Fee charged defendant \$	Address	
13 .00	Time 1220 M. Subscribed and sworn to before me, the unders	in day of Colle	46
18.02	Subscribed and sworn to before me, the unders	signed, on this	17 17 17 18
THE STATE	1976.	Accept Geteron !!	(SEAL)
H. H.		Judge, District Court	,(1)

CERTIFICATE FROM THE ASSESSOPS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

Mas ion H. Calloway
SUPERVISOR OF ASSESSMENTS
Ofenies

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

In testimony whereof I hereunto subscribe my name this 27th

day of October , 1976

Bulah Saldon 1111,

OWNER

Subscribed and sworn to before me this 22th day of Oct., 1976,

Notary Public 1111

1 copy of deed.

FOR DEED FROM C. JOSEPH SCHILLER TO BEULAH SELDON SEE LIBER A.J.S. NO. 854, FOLIO 243, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND

Case No. 2-3-7119

STATE OF MARYLAND Plaintiff

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

1. To appear in the District Court on Dazancker. 9..., 1976. at . 2... at . A...M. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

-3. To keep the peace and be of good behavior in the meantime.

C4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

To not leave the State of Maryland without first securing the permission of ...

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

0:

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

Defendant

WITNESS the hand and seal of the Defendant:

Address Box 1930 Conset Rd. X Mills
Telephone No. 5.46-2511

No. 19 Folios 209 Q. fancio Divisional Sharing Cherical Control of Control of

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

VAUGHN E. RICHARDSON AND WALTER WEBSTER

IN

NO. 18,006 CHANCERY

214 Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BOND NO. 900 08 21

NIOW ALL MEN BY THESE PRESENTS:	
That we, VAUGHN E. RICHARDSON	AND WALTER WEBSTER
nd the Fidelity and Deposit Company of Mar	RYLAND, a body corporate, duly incorporated under the laws
f the State of Maryland, as Surety, are held and	d firmly bound unto the State of Maryland, in the full and
ust sum of FIVE THOUSAND (\$5,000)	Dollars,
	ney, to which payment well and truly to be made, we bind
ourselves, and each of us, our and each of our	heirs, executors and administrators, jointly and severally,
irmly by these presents.	
C-1-3-44 26-1-3-4-4-4-26-1-26-1-1	OCTOBER
	day of OCTOBER
n the year of our Lord one thousand nine hundr	red and SEVENTY-SIX.
WHEREAS, the above bounden VAUGHN	E. RICHARDSON AND WALTER WEBSTER
by virtue of a decree of the Honorable the Judge	of the Circuit Court of WICOMICO COUNTY
has been appointed Trustee to sell REAL ESTA	TE
***************************************	1
mentioned in the proceedings in the case of	RUTH P. CHERRIX
	• • • • • • • • • • • • • • • • • • •
	PRESTON L. CHERRIX
	RICHARD CHERRIX BETTY SMITH
	THOMAS L. CHERRIX
now pending in said Court:	CHANCERY No. 18,006
NOW, THE CONDITION OF THE ABOV	VE OBLIGATION IS SUCH, That, if the above bounden
VAUGHN E. RICHARDSON AN	D WALTER WEBSTER
do and shall well and faithfully perform the true	st reposed inby said decree, ne that may
be reposed inTHEM by any future d	ecree or order in the premises, then the above obligation
to be void; otherwise to be and remain in full for	rce and virtue in law.
Signed, sealed and delivered in the presence of:	
organia, section and activities in the presence of	While State of S
	VALICHN E DYCHADDSOND (SEAL)
	4-0-71
WITNESS: FIDELITY A	WALTER WEBSTER
WILLIAM A	ND DEPOSIT COMPANY OF MARYLAND
	11/1/1925
By 179 san Liken	By Merger Verenie
By 15 yan I Son As to Surely	By Modern Remarks Austrey-in-Fact

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by N. A. WAGNER, Vice-President, and J. C. McHUGH, Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint Edward J. Kremer of Salisbury, Maryland....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes that issued on behalf of Edward J. Kremer, dated February 7, 1968.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

In Witness Whereof, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FideLity and Deposit Company of Maryland, this 26th day of May A.D. 1971

ATTEST: (SIGNED)

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

J. C. McHUGH
(SEAL)

Assistant Secretary

By N. A. WAGNER
Vice-President

STATE OF MARYLAND CITY OF BALTIMORE

On this 26th day of May , A.D. 1971, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

In Testimony Whereof, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.

(SIGNED)

EVELYN D. JONES

(SEAL)

Notary Public Commission Expires July 1, 1974

CERTIFICATE

I, the undersigned, Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the Fidelity and Deposit Company of Maryland at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this

26TH

day of OCTOBER

19 76

recorded in the Beerrin of Microse County

Liber 1. J. S. Eq. 19 Batte 213 --

Hanne Butter Clark

Bond appleted of Assistant Sofretary h

Clerk

2

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings
Is The Following, To Wit:

BOND OF

THOMAS F. JOHNSON, JR. ASSIGNEE

IN

NO. 17,990 CHANCERY

The Ohio Casualty Insurance Company

HAMILTON, OHIO

ASSIGNEE'S

No. 17,990 Chancery In the Circuit Court for Wicomico County, Maryalnd

그리고 그는 그 그는 그
KNOW ALL MEN BY THESE PRESENTS:
That we Thomas F. Johnson, Jr., Assignee
as principal, and THE OHIO CASUALTY INSURANCE COMPANY, a corporation in the State of Ohio, as surety, are held and firmly bound unto the
state of Maryland, in the full and just sum of Five Thousand Dollars and
No Cents (\$5,000.00) Dollars, current money, to be paid to the said State of Maryland, or its certain Attorney; to which payment, well and truly to be made and done, we bind ourselves, and each of us, our and each of our Heirs, Successors and Assigns, Executors and Administrators, jointly and severally, firmly by these presents.
Sealed with our seals and dated this 25th day of October, in the year of our Lord one thousand nine hundred and Seventy-Six
Whereas, the above bounden Thomas F. Johnson, Jr., Assignee
by virtue of a decree of the Honorable Judge of
the Circuit Court has been appointed XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
nd Collection of a Mortgage from Alfred Davis Bradford to U. S. Finance Company,
ncorporated, a Maryland Corporation
mentioned in the proceedings in the case of Thomas F. Johnson, Jr., Assigne
vs.
Alfred Davis Bradford, Chancery Case 17990 of Wicomico County
now pending in the said Court:
NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH:
hat if the above bounden Thomas F. Johnson, Jr., Assignee
lo and shall well and faithfully perform the trust reposed in him
by said decree, or that may be reposed in him by any future decree or order in the premises, then the above obligation to be void; otherwise to be and remain in full force and virtue in law.
THOMAS F JOHNSON TR

Eurlyn E. Dernis F. DCT 27 12 19 PH '76

THE OHIO CASUALTY INSURANCE COMPANY

Frances O Roberson

By Dell May (SEAL)

Attorney-in-fact - Darrell Morgan Turne

CERTIFIED COPY OF POWER OF ATTURNEY

THE OHIO CASUALTY INSURANCE COMPANY

HOME OFFICE, HAMILTON, OHIO
No. 11-406
Know All Men by These Bresents: That THE OHIO CASUALTY INSURANCE COMPANY, in pursuance of authority granted by Articla VI, Section 7 of the By-Laws of seid Company, does hereby nominate, constitute and appoints
Avery W. Hall or H. Walter Jones or Darrell Morgan Turner or H. W. Huffington, Jr
its true and lewful agent and attorney -in-fact, to make, execute, seel and deliver for and on its belief as the set and deed any and all BONDS. UNDERTAKINGS, and RECOGNIZANCES, not exceeding in any single instance
TWO HUNDRED FIFTY THOUSAND(\$ 250,000.00) Dollars, excluding, however, any bond(s) or undertaking(s) guaranteeing the payment of notes and interest thereon
And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the ragularly alacted officers of the Company at its office in Hamilton, Ohio, in their own proper persons.
The authority granted haraunder supersades any previous authority heretofore granted the above named attorney(a)-in-fact.
In WITNESS WHEREOF, the undersigned, Vice-President of the said The Ohio Casualty Insurance Company has hereunto subscribed his name and affixed the Corporate Seal of the said The Ohio Casualty Insurance Company this 2nd day of April 19 71.
(Signed) J. Earl Rochester Vice-President
STATE OF OHIO, COUNTY OF BUTLER SS.
On this 2nd day of April A. D. 1971 before
the subscriber, a Notary Public of the State of Ohio, in and for the County of Butler, duly commissioned and qualified, came J. Earl Rochester , Vice-President of THE OHIO CASUALTY INSURANCE COMPANY, to ma personally known to be the individuel and officer described in, and who executed the preceding instrument, and he acknow- ledged the execution of the same, and being by me duly sworn deposeth and saith, that he is the officer of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and his signature as officer were duly affixed and subscribed to the said instrument by the authority and direction of the
IN TESTIMONY WHEREOF. I have hereunto set my hend and affixed my Official Seal at the City of Hamilton, State of Ohio, the dey and year first above written. (Signed) Dorothy Bibee
Notary Public in and for County of Butler, State of Ohio My Commission expires December 9, 1971.
This power of attorney is granted under and by authority of Article VI, Section 7 of the By-Laws of the Company, adopted by its directors on April 2, 1954, extracts from which read: "ARTICLE VI"
"Section 7. Appointment of Attornay-in-Fact, etc. The chairman of the board, the president, any vice-president, the secretary or eny assistant secratary shall be end is hereby vested with full power and authority to appoint attorneys-in-fact for the purposa of signing the name of the Company as surety to, and to execute, attach the corporate seal, acknowledge and deliver eny and all bonds, recognizances, stipulations, undertakings or other instruments of suretyship and policies of insurance to be given in fevor of any individuel, firm, corporation, or the official representative thereof, or to any county or state, or any official board or boards of county or state, or the United States of America, or to any other political subdivision."
This instrument is signed end sealed by facsimile as authorized by the following Resolution adopted by the directors of the Company on May 27, 1970:
"RESOLVED that the signature of any officer of the Company authorized by Article VI Section 7 of the by-laws to appoint attorneys in fact, the signature of the Secretary or any Assistant Secretary certifying to the correctness of any copy of a power of attorney and the seel of the Company may be affixed by fecsimile to any power of attorney or copy thereof issued on behalf of the Company. Such signatures and seal are hereby adopted by the Company es original signatures and seal, to be valid and binding upon the Company with the seme force and effect es though menuelly affixed."
I, the undersigned Assistant Secretary of The Ohio Cesualty Insurance Company, do hereby certify that the foregoing powers of attorney, Article VI Section 7 of the by-laws of the Company and she above Resolution of its Board of Directors are true and correct copies and are in full force and effect on this date.
IN WITNESS WHEREOF, I have hereunto set my hand and the seal of the Company this dey of A. D., 19 76.
Ou 27.19867 27 12 19 11 0 0 0 1 10 0 0 1
SE meceived for the Records of Miconico County
s. 4300.c In Liber 1.2.8. In Taxes Smith Clerk! Jone a lapproved & June Cler

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

HOBART B. HUGHES
AND
DENIS P. CASEY

IN

NO. 18,059 CHANCERY

Maryland

18,059 Chercu

TY COMPANY Companies WESTERN S. One of America

TRUSTEES, MORTGAGEES, ATTORNEYS OR FORECLOSURE BOND

			3106
KNOW ALL MEN BY THESE F		FORM No. 19-	
State of South Dakota, as Sure	ety, authorized to do busi	on organized and existing under ness in the State of Maryland, ar	i liela ana mini
0	IOT VALID IF FILEFILIN FUR A	(\$ 16,000.0	
made, we bind ourselves and ou	ir legal representatives, join	Attorney, to which payment wel ntly and severally, by these preser	
		_day ofOctober	, 19_76.
WHEREAS, the above bound	den Hobart B. Hugh	es and Denis P. Casey	
by virtue of the power contain	Deed of Trust Led in a marks against L	ester J. Smith and Lol	a M. Smith
to James W. Rouse &	Company, Incorpor		*
bearing date the 15th	day ofApr	il, 1976 and	d recorded among
the mortgage records of Wi	comico County, Ma	ryland	
in Liber A.J.S.	No. 854	Folio 442	
of the money as specified, and	premises described in said in the conditions and cov	enants therein contained.	
a de la companya del la companya de		TION IS SUCH, That if the	above bounden
Hobart B. Hughes			ILLER MAN TO THE STATE OF
do and shall well and truly and under the mortgage aforesaid Court of Equity in relation to obligation to be void otherwi	, and shall abide by and fu the sale of said mortgage	ed property, or the proceeds there	all be made by any of, then the above
Signed, Sealed and delivered i	n · .		
the presence of		1/2	1/1
As to Princip	pal. If	Olli la St	1///
Eleanor M	* Stoolee	Hobart B. Hughes	Principal
Lleanor M As to Sure	. Hooles	Denis P. Casey	Principal
12 Chart	4	WESTERN. SURETY	COMPANY
The same	PA	By / 1/ /6-0	07 Ton 6
1 4-6/	110	173	. Kroon, Ass I. Sec.
Countersigned by	The K Ju	Marylan-	d Resident Agent
Received for Record	OCT 28 1076	. and	
recorded in the Reco	rds of Wicomico Count 19 Folio 219	7	
In Liber 4.3.5. No.	\$ DOLLAR		
1268-3-75	I. James Smith, Cl	Bond approx	d:

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

DON E. RICHARDSON

IN

NO. 18,021 CHANCERY

Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE, MD. 21203

KNOW ALL MEN BY THESE PRESENTS:	
That we, Don E. Richardson	
and the Fidelity and Deposit Company of Maryland,	a body corporate, duly incorporated under the laws
of the State of Maryland, as Surety, are held and firmly	bound unto the State of Maryland, in the full and
just sum of Seven thousand five hu	ndred (\$ 7,500) Dollars,
to be paid to the said State or its certain Attorney, to	which payment well and truly to be made, we bind
ourselves, and each of us, our and each of our heirs, e	xecutors and administrators, jointly and severally,
firmly by these presents.	
Sealed with our seals and dated this 28th	day of October
in the year of our Lord one thousand nine hundred and	seventy-six
WHEREAS, the above bounden Don	E. Richardson
by virtue of a decree of the Honorable the Judge of the	
has been appointed Trustee to sell. Real Estate	
mentioned in the proceedings in the case of	Geo. L. Ralph, Inc.
	Kenneth McKinely, Watson, Senior Grace Lee Waltson, his wife
now pending in said Court:	Chancery No. 18,021
	LIGATION IS SUCH, That, if the above bounden Richardson
do and shall well and faithfully perform the trust repo	sed in him by said decree, or that may
be reposed in him by any future decree of	or order in the premises, then the above obligation
to be void; otherwise to be and remain in full force and	virtue in law.
Signed, sealed and delivered in the presence of:	1
	Man /h/
£	Don E. Richardson (SEAL)
000	(SBAL)
WITNESS: FIDELITY AND D	EPOSIT COMPANY OF MARYLAND
By Bro Crosa (w. Aldha)	y 1/25 ca Taka. H. B. van Auken Attorney-in-Fact
As to Surety	H. B. van Auken Attorney-in-Fact

MD3116a-1M, 12-72 192049 Trustee's Bond

FILED OUT 73 2 TO DUTE

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND; a corporation of the State of Maryland, by A. R. FROMM, Vice-President, and J. C. McHUGH, Assist in pursuance of authority granted by Article VI, Section 2, of the By-Laws of sald Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Resident Assistant Secretaries, and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto." does hereby nominate, constitute and appoint Horace B. VanAuken of Salisbury, Maryland

its true and lawful agent and Attorney -in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed:

I. Bonds and undertakings for faithful performance of duty to be filed in any Court of any State of the United States, or in any United States Court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000) as follows: For administrators and executors; committees for incompetent persons; conservators; commissioners; guardians; referees and trustees for the sale of property; receivers and trustees in bankruptcy proceedings; receivers in equity; trustees under will; persons and corporations exercising powers of sale in deeds, mortgages, and other written instruments covering property located in any state of the United States, EXCEPT ASSIGNMENTS FOR BENEFIT OF CREDITORS.

III. Bonds each in a penalty not to exceed the sum of Ten Thousand Dollars (\$10,000) required of State, County, Township or Municipal Officials, of any State of the United States, whether elected or appointed, except those for Treasurers, Deputy Treasurers, Tax Collectors, Deputy Tax Collectors, Sheriffs, Deputy Sheriffs, Police Constables and Justices of Peace.

IV. Bonds for Notaries Public required by the Laws of any State of the United States, each in a penalty not to exceed the sum of FIVE THOUSAND DOLLARS (\$5,000).

V. License bonds, each in a penalty not to exceed the sum of TEN THOUSAND DOLLARS (\$10,000) required by the Statute of any State of the United States or by Ordinance of any Municipality in any State.

II. Bonds and undertakings to be filed in any civil proceeding in any court of any state of the United States, or in any United States court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000)...

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Maryland, in their own proper persons. This power of attorney revokes that issued on behalf of Horace B. VanAuken and J. Asbury Holloway, dated August 21, 1964.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and Is now in force

In WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said Fidelity and Deposit Company of Maryland, this 22nd day of July, A.D. 19...69

ATTEST:

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

(SIGNED). (SEAL)

J. C. McHUGH Assistant Secretary

A. R. FROMM Vice-President

STATE OF MARYLAND CITY OF BALTIMORE

39:

On this 22nd day of July , A.D. 19 69, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.

(SIGNED) (SBAL)

EVELYN D. JONES

Notary Public Commission Expires July 1, 1970

CERTIFICATE

I, the undersigned, Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed, my name and affixed the corporate seal of the said Company, this to The durant 19.76

Received for Record

Assistant Secretary

Li42Fegorded in the Records in Liber A.J.S. No._

T. James Smith, Clerk.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

MAURICE W. BALDWIN ATTORNEY NAMED IN MORTGAGE

IN

NO. 17,933 CHANCERY

(1) The Ohio Casualty Insurance Company HAMILTON, OHIO #17933 Christing

TRUSTEE'S BOND

KNOW ALL MEN BY THESE PRESENTS:
Maurice W. Beldwin Attorney Named In Mortgage
That we Maurice W. Baldwin, Attorney Named In Mortgage as principal, and THE OHIO CASUALTY INSURANCE COMPANY, a corporation in the State of Ohio, as surety, are held and firmly bound unto the
State of Maryland, in the full and just sum of Twenty Thousand and 00/100
to the said State of Maryland, or its certain Attorney; to which payment, well and truly to be made and done, we bind ourselves; and each of us, our and each of our Heirs, Successors and Assigns, Executors and Administrators, jointly and severally, firmly by these presents.
Sealed with our seals and dated this 22nd day of October, in the year of our Lord one thousand nine hundred and seventy-six
Whereas, the above bounden Maurice W. Baldwin, Attorney Named
In Mortgage by virtue of a decree of the Honorable Judge of the Circuit Court has been appointed trustee to sell real estate known as
2109 Waldon Drive, Salisbury, Maryland 21801
mentioned in the proceedings in the case of
Maurice W Baldwin, Attorney Named In Mortgage vs.
Floyd Whitelock and Gladys Whitelock, his wife
now pending in the said Court:
NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH:
That if the above bounden Maurice W. Baldwin, Attorney Named in Mortgage do and shall well and faithfully perform the trust reposed in him by said decree, or that may be reposed in him by any future decree or order in the premises, then the above obligation to be void; otherwise to be and remain in full force and virtue in law.
an Africalli
- Jym Chile !
THE OHIO CASUALTY INSURANCE CG.
By Paid Licehald (SEAL)
G. Fred Sheckells insurance Agency

CERTI ID COPY OF POWER OF AT JRNEY

THE OHIO CASUALTY INSURANCE COMPANY

HOME OFFICE, HAMILTON, OHIO

No. 13-537

Know All Men by These Presents: That THE OHIO CASUALTY INSURANCE COMPANY, in pursuance of authority granted by Articla VI, Section 7 of the By-Laws of said Company, does hareby nominete, constituta and appoint:

G. Fred Scheckells, Jr. - - - - - - - - - - - - Phoenix, Maryland its true and lawful egent and attornay -in-fect, to make, execute, seal and deliver for and on its behalf as surety, and as its act and deed any and all BONDS, UNDERTAKINGS, and RECOGNIZANCES, not exceeding in eny single instance ONE HUNDRED THOUSAND - - - - - - - - - - - - - - - (\$ 100,000.00---) Dollars, axcluding, however, any bond(s) or undertaking(a) guaranteeing the payment of notes end interest thereon

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly alacted officers of the Company at its office in Hamilton, Ohio, in their own proper persons.

The authority granted hereundar supersedas any pravious authority heratofore granted the above named attorney(s)-in-fact.



In WITNESS WHEREOF, the undersigned officer of the said The Ohio Casuelty Insurance Company has haraunto subscribed his nama and affixed the Corporate Seel of the said The Ohio Casualty Insurance Company this 20th day of

> Richard T. Hoffman (Signed)

> > Assistant Secretary

STATE OF OHIO. COUNTY OF BUTLER 55.

20th On this

June day of

A. D. 19 75 befora

the subscriber, a Notary Public of the Stete of Ohio, in and for the County of Butler, duly commissioned and qualified, came Richard T. Hoffman, Ass't. Sec'y. of THE OHIO CASUALTY INSURANCE COMPANY, to me personally known to be the individual and officer described in, end who executed the preceding instrument, and he acknewledged the axecution of the same, and being by me duly sworn deposeth and saith, that he is the officer of the Company ledged that the seal affixed to the praceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and that the seal affixed to the praceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and the signature as officer ware duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have haraunto set my hand and affixed my Officiel Seal at the City of Hamilton, State of Ohio, the dey and year first above written.



Dorothy Bibee (Signed)

Notery Public in end for County of Butler, State of Ohio My Commission expires December 9,

This power of attornay is granted under and by euthority of Articla VI, Section 7 of the By-Laws of the Company, adopted by its directors on April 2, 1954, axtracts from which read:

"ARTICLE VI"

"Section 7. Appointment of Attorney-in-Fact, atc. The chairmen of the board, the president, eny vice-president, the secretary or any assistent secretary shall be and is hereby vested with full power and authority to appoint attorneys-in-fact for the purpose of signing the name of the Company as surety to, and to axecute, attach the corporate seel, acknowledge and deliver any and all bonds, recognizances, attitudations, undertakings or other instruments of surety-ship and policies of insurance to be given in favor of any individual, firm, corporation, or the official representative thereof, or to any county or state, or any official board or boards of county or state, or the United States of America, or to any other political subdivision."

This instrument is signed and sealed by fecsimile as authorized by the following Resolution adopted by the directora of tha Company on May 27, 1970:

"RESOLVED that the signature of env officer of the Company authorized by Article VI Section 7 of the by-laws to appoint attorneys in fact, the signature of the Secretary or any Assistant Secretary certifying to the correctness of any copy of e power of attorney and the seal of the Company may be affixed by facsimile to any power of attorney or copy thereof issued on behalf of the Company. Such signatures and seal are hereby adopted by the Company as original signatures end seal, to be valid end binding upon the Company with the same force and effect as though manually affixed."

I, the undersigned Assistant Secretary of The Ohio Casualty Insurance Company, do hereby certify that the foregoing power of attorney, Articla VI Section 7 of the by-laws of the Company and the above Resolution of its Board of Diractors ere true and correct company and the above Resolution of its Board of Diractors ere true and correct copies and ere in full force and effect on this date.

A. D., 19 IN WITNESS WHEREOF, I have hereunto sat my hand and the seal of the Company this

SEAL deceived for Record Oci. 28, 1976 and Decorded in the Records of Wicomico County In Liber A.J.S. No. 19 Folio 224 In Liber A.J.S. No._

S-4300-C 10-74-3M

A. James Smith, Clerk, ford approve

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

CAROL ANN STEER PRINCIPAL

AND

WILSON LEE TARR SURETY

IN

NO. CR7150 & CR7.151

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT COURT OF MARYLAND

STATE OF MARYLAND	Wyconico County
	Case No. CR7NO Y CR 7151
lavol Ann Steer	Case No. Cie / No.
Defendant Date Date Defendant	Arrest Register No.:
Address	Warrant or Summons No.:
PROPERTY APPLICATION	N AND RECOGNIZANCE
1/2 Wilm Lee Fare	300 Newton St. Soliding Md.
hereby become recognizor(s) for Caroly	Pens Here
who is charged with the offense of:	,
Fizeent	fightery Texalis
	The potesting from
	A A we in the annual state of the state of t
I/We own and pledge as bail property No. 4.5.	Life 159, 4 located in Allegaries
in the State of Maryland, which is owned by me/us i	n fee simple subject to an annual ground
rent of \$	
The said property is now assessed at \$; my/our in	and is subject to the
following mortgages encumbrances and other recogn	nizances as follows:
	None
***************************************	***************************************
sum of \$ 2000 to owe a	property for bail with the District Court of Mary- nd stand indebted to the State of Maryland in the f money to be paid and levied on my/our goods and r the use of the State of Maryland, for the appear- leged against h
herein:	• • • • • • • • • • • • • • • • • • • •
A. In the DISTRICT COURT OF MARYLAN	19 at
and/or In the CRIMINAL COURT OF BALTIM	ORE/CIRCUIT COURT of
required to be present. The condition of the above recognizance is such	that if the above
does and shall well and truly make personal appeara and there to answer unto all such things as shall be a and not depart therefrom without leave, and in the m the above recognizance shall be void, or otherwise to a such as a such as a such as a such a such as a such	nce before the Court as set forth hereinabove, then lleged and to attend the said Court from day to day, leantime hold the peace, and be of good behavior, then remain in full force and virtue in law. Signed [SEAL]
#.	Signed
Fee charged defendant \$ 19:00	Address
Time	ned, on this Jol, day of I Horn,
19	
	Constant District Court
D.C. 70	

FOR DEED TO M & T BUILDERS, INC., A BODY CORPORATE OF THE STATE OF MARYLAND FROM LULA A. HASTINGS, WIDOW SEE LIBER J.W.T.S. NO. 452, FOLIOS 459 AND 460, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND FOR Wiceway

Plaintiff

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

STATE OF MARYLAND

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

1. To appear in the District Court on Llec...... ., 19/... at .. at . . . M. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

3. To keep the peace and be of good behavior in the meantime.

4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending. · millimeter to

To not leave the State of Maryland without first securing the permission of

and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe. 10 May - 12 May 10 M. T. 4 1

Sec. 2 .

:

orași. La compania de la compania d La compania de la co To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:

Mil CDine Stails

Telephone No. .

Taken and acknowledged before me this ... / A.T. day of M.O.Y...

CR 703

COPY OF DEED CO DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, MICCHICO COUNTY, TO MIT: I, Marion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of MI + T Builders Gur -Cauden Dist @ 13,370 represents, is 50 s. approx In testimony whereof, I hereunto subscribe my name this 154. day of Mor-AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES STATE OF MARYLAND, WICONICO COUNTY, TO WIT: I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows: DESCRIBE LIENS, IF AMY In testimony whereof I hercunto subscribe my name this_ day of y buenter, 1946 Subscribed and sworn to before me this 1st day of //ovember 1976. YEATON 77 COMICO NOV 1 1976 and recorded in the Received for Record . a. fames Smith Clerk Racords of Wicomico County, Maryland in Liber A.J.S. -, Folior -

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings
Is The Following, To Wit:

BOND OF

MICHAEL FRANCIS FIELD PRINCIPAL

AND

FRANCIS J. FIELD
AND
BETTY M. FIELD
SURETIES

IN

NO. MV3702204

IN THE DISTRICT COURT OF MARYLAND

STATE OF MARYLAND	County .
Merkand Francis Dieles.	Case No. MU 370 200
Defendant	Arrest Register No.: NOV -5-76 * 27524 *****1
Address Joles Cercy Joseph.	Warrant or Summons No.:
PROPERTY APPLICATION	Bethy In Just
hereby become recognizor(s) for management	Distinct Daniel
who is charged with the offense of: Joline Officer	de Land de Silvania

in the State of Maryland, which is owned by me/us in	fee simple, subject to an annual ground, subject to an annual ground
including those for the year of 19; my/our inte	and the tower are noted up to and
following mortgages, encumbrances and other recogni	zances as follows:
13717 28 A	The They are the things
sum of \$	money to be paid and levied on my/our goods and the use of the State of Maryland, for the appear- ged against h and to attend the Court named
	1926 at 1:30 o'clock M.
and/or In the CRIMINAL COURT OF BALTIMO	in when
required to be present.	that if the above
does and shall well and truly make personal appearance and there to answer unto all such things as shall be allowed and not depart therefrom without leave, and in the mean the above recognizance shall be void, or otherwise to respect to the shall be shall be shall be void.	eged and to attend the said Court from day to day, in time hold the peace, and be of good behavior, then
4 Si	gned There July TISEALI ddress 141 July 2019
	gned A TINGE [SEAL]
	ddress
Time 1045 M. Subscribed and sworn to before me, the undersigned	ed, on this day of how the learning
1976	Jan Ybeling [SEAL]

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of FAANCIS J. Field And Berry M. Field #13, 190 represents, is 50%.

In testimony whereof, I hereunto subscribe my name this 57h day of Husen bea 1976.

acl. SUPERVISOR OF ASSESSMENTS

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIENS, IF ANY

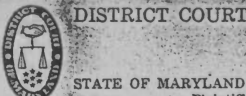
Sidney H. Timley OR + E. CARDRINE BYANE, TRUSTERS
under deed of TR-ST. FOR Deriver BROS, INC.

PRINCIPAL AMOUNT OF B13,719,98.

Subscribed and sworn to before me this 5th day of Jones 107 6

Notary Public

FOR DEED FROM MARION W. VENABLES AND MARTHA T. VENABLES, HIS WIFE TO FRANCIS JOSEPH FIELD AND BETTY M. FIELD, HIS WIFE SEE LIBER J.W.T.S. NO. 651, FOLIOS 523 & 524, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



.

DISTRICT COURT OF MARYLAND FOR ..

Case No. MV 37.022049. 203

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

1. To appear in the District Court on ... 15 Nor. at M. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

...... and executing a waiver of extradition.

To not leave the State of Maryland without first securing the permission of

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe. and the second of the second of the second of

Carried to with it is a first war will

ate discovered as a second for the second and To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State

Followers and red amuseum remarks by an expension of the grant of the

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant: Address MI FRANCIS Dr. Salislung Md 1 Machael Field (SEAL) Telephone No. Taken and acknowledged before me this . 5. ... day of 1974.

Records of Wisconics Turing Land in Liber A.J.S.

No. 19, Folio 231

a. fames simile

Welcenterse

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

A. LILOISE LAMBERTSON
REGISTER OF WILLS FOR WICOMICO COUNTY

PUBLIC OFFICIAL BOND

Amount \$ 50,000.

KNOW ALL MEN BY THESE PRESENTS:	Car commy Manus and
That we, A. LILOISE LAMBERTSON,	
Principal, and the FIDELITY AND DEPOS	
a corporation duly incorporated under th	
·	authorized to write fidelity and
surety bonds in the State of Maryland, a	1990년 - 1811년 - 1912년 - 1923년 - 1923년 - 1924년
bound unto the State of Maryland in the	
1	Dollars (\$ 50,000.),
lawful money of the United States of Ame	erica, for the payment of which,
well and truly to be made, the Principal	l binds himself, his heirs,
executors and administrators, and the St	urety binds itself, its successors
and assigns, jointly and severally, firm	
	ered this 25TH day of
ОСТОВЕR 1976	
WHEREAS, the above-bounder	n Principal was, on the 30TH
day of SEPTEMBER 1976, dul	
REGISTER OF WILLS for	
State of Maryland, and is required to g	
FIFTY THOUSAND AND 00/100-	Dollars (\$ 50,000.
	ven for the period beginning with
	1976 and ending on the
	9_77
day v.	ition of this obligation is such,
that if the above-bounden Principal sha	
bond is given, faithfully perform the	
for all funds received under color of h	
TOT OTT TOUGHT TOUTH GUIDEL COLOR OF I	
to be void: otherwise to remain in full	
to be void; otherwise to remain in full	l force and effect.
IN TESTIMONY WHEREOF, the	e said Principal has hereunto set
IN TESTIMONY WHEREOF, the	e said Principal has hereunto set has caused this instrument of writing
IN TESTIMONY WHEREOF, the his hand and seal and the said Surety leto be executed the day and year first a	e said Principal has hereunto set has caused this instrument of writing
IN TESTIMONY WHEREOF, the	e said Principal has hereunto set has caused this instrument of writing
IN TESTIMONY WHEREOF, the his hand and seal and the said Surety leto be executed the day and year first a	e said Principal has hereunto set has caused this instrument of writing
IN TESTIMONY WHEREOF, the his hand and seal and the said Surety leto be executed the day and year first a WITNESS:	e said Principal has hereunto set has caused this instrument of writing
IN TESTIMONY WHEREOF, the his hand and seal and the said Surety I to be executed the day and year first witness: Jane H. Jaurubsen As to Principal	e said Principal has hereunto set has caused this instrument of writing above written. A. LILOISE LAMBERTSON A. LILOISE LAMBERTSON
IN TESTIMONY WHEREOF, the his hand and seal and the said Surety I to be executed the day and year first witness: Jane H. Laurusen As to Principal	e said Principal has hereunto set has caused this instrument of writing above written. A. LILOISE LAMBERTSON FIDELITY AND DEPOSIT COMPANY OF MARYLAND

Power of Attorney FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE: BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corpora-, Vice-President, and J. C. McHUGH tion of the State of Maryland; by N. A. WAGNER Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint Edward J. Kremer of Salisbury, Maryland.....

its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings, each in a penalty not to exceed the sum of FIVE HUNDRED THOUSAND DOLLARS (\$500,000).....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes that issued on behalf of Edward J. Kremer, dated February 7, 1968.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

In WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this _____day of ______, A.D. 1971_____

ATTEST: (SIGNED)

N. A. WAGNER J. C. McHUGH

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

Assistant Secretary STATE OF MARYLAND . | 85:

CITY OF BALTIMORE

On this 26th day of May , A.D. 1971, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

In Testimony Whereor, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year

(SIGNED) (SEAL)

EYELYN D. JONES Notary Public Commission Expires. July 1, 1974

CERTIFICATE

I, the undersigned, Assistant Secretary of the FideLity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the FideLity and Deposit Company of Maryland.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this

OCTOBER

As

L1419-Ctf. 197474

NOV 9 1978 and recorded in the Received for Record Reconfine of Wicomic Count mayl: ? in Liber A.J.S. 235

a. panco sim

Glerk

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

RICHARD E. CULLEN
AND
CHARLES W. NELSON, JR.
TRUSTEES

IN

NO. 17,993 CHANCERY

day of . AJS 823 Cullen Nelson, Theipal



MILWAUKEE, WISCONSIN

TRUSTEES, MORTGAGEES, ATTORNEYS OR FORECLOSURE BOND

KNOW ALL MEN BY THESE PRESENTS: That we, Richard E. Cullen & Charles W. Nelson, Jr., Trustees
as Principal, and the NORTHWESTERN NATIONAL CASUALTY

COMPANY OF MILWAUKEE, WISCONSIN , a corporation of anized and existing under the laws of the State of Wisconsin, as Surety, 3 authorized to do business in the State of Maryland, are held and many firmly bound in the sum of Three Hundred Thousand & (\$ 300,000.00) DOLLARS, to be paid to the said State of Maryland or its certain Attorney, to which payment well and truly to be made, we bind ourselves and our legal representatives, jointly and severally, by these presents. Sealed with our seals and dated this , 19 76 November WHEREAS, the above bounden Richard E. Cullen & Charles W. Nelson, Jr., Trustees by virtue of the power contains

Nelson, Jr., Trustees by virtue of the power contained in a deed of trust from Otis G Esham to Marcus J Williams & Charles W Nelson Jr., Trustees for Salisbury Production Credit Association now Marva Production Credit Association, Richard E Cullen having been appointed Suband recorded among the mortgage records of in Liber Wicomico County 317 Folio and

is about to sell the land and premises described in said mortgage, & Deed default having been made in the payment of the money as specified, and in the conditions and covenants therein contained.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bounden Richard E. Cullen & Charles W. Nelson, Jr., Trustees

do and shall well and truly and faithfully perform the trust reposed them

under the mortgage aforesald, and small abide by and fulfill any order or decree which shall be made by any Court of Equity in relation to the sale of said mortgaged property, or the proceeds thereof, then the above obligation to be void, otherwise to be and remain in full force and virtue in law.

Signed, Sealed and delivered in the presence of:

AS to Principal

Charles W.

AS to Surety

COMPANY OF MILWAUKEE



TERN NATIONAL Casualty Company

A STOCK COMPANY

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, That NORTHWESTERN NATIONAL CASUALTY COMPANY, a Wisconsin corporation, does hereby make, constitute and appoint

Eugen A. Cushing, of Baltimore, Maryland

its true and lawful Attorney(s)-in-Fact, with full power and authority for and on behalf of the company as surety, to execute and deliver and affix the seal of the company thereto if a seal is required, bonds, undertakings, recognizances or other written obligations in the nature thereof, as follows:

> - - Any and all bonds, undertakings, recognizances or other written obligations in the nature thereof

and to bind NORTHWESTERN NATIONAL CASUALTY COMPANY thereby, and all of the acts of said Attorneys-in-Fact, pursuant to these presents, are hereby ratified and confirmed. This appointment is made under and by authority of the following provisions of the By-Laws of the company, which are now in full force and effect:

Article 11, Section 1. The business and property of the company shall be managed and controlled by the board of directors. Article III, Section 1. The board of directors may appoint additional officers and agents to perform such duties as may be assigned by the board of directors.

This Power of Attorney is signed and sealed by facsimile under and by the authority of the following resolutions adopted by the board of directors of the NORTHWESTERN NATIONAL CASUALTY COMPANY at a meeting duly held on January 12, 1965, and the sealed by the board of directors of the NORTHWESTERN NATIONAL CASUALTY COMPANY at a meeting duly held on January 12, 1965, and the sealed by the board of directors of the NORTHWESTERN NATIONAL CASUALTY COMPANY at a meeting duly held on January 12, 1965, and the sealed by the board of directors of the NORTHWESTERN NATIONAL CASUALTY COMPANY at a meeting duly held on January 12, 1965, and the sealed by the sealed by the sealed by the board of directors of the NORTHWESTERN NATIONAL CASUALTY COMPANY at a meeting duly held on January 12, 1965, and the sealed by the sea

RESOLVED that the president, any vice-president or assistant vice-president, in conjunction with the secretary or any assistant secretary, may appoint attorneys-in-fact or agents with sutherity as defined or limited in the instrument evidencing the appointment in each case, for and on behalf of the company to execute and deliver and affic the seel of the company to bonds, undertakings, recognizances, and suretyship obligations of all kinds; and said officers may remove any such attorney-in-fact or agent and revoke any power of attorney previously granted to such person.

RESOLVED FURTHER that any bond, undertaking, recognizance, or suretyship obligation shall be valid and blading

upon the company .

(I) when signed by the president, any vice-president or assistant vice-president, and attested and seeled (if a seel be be required) by any secretary or assistant secretary; or

(II) when signed by the president, any vice-president or assistant vice-president, secretary or assistant secretary, and countersigned and sesled (if a seal be required) by a duly suthorized attorney-in-fact or agent; or

(III) when duly executed and assied (if a seal be required) by one or more attorneys-in-fact or agents pursuant to and within the limits of the authority evidenced by the power of attorney issued by the company to such person or persons.

RESOLVED FURTHER that the signature of any authorized officer and the seal of the company may be affixed by facsimile to any power of attorney or certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the company; and such signature and seel when so used shell have the same force and affect as though manually affixed.

IN WITNESS WHEREOF, NORTHWESTERN NATIONAL CASUALTY COMPANY, has caused these presents to be signed by its proper officer, and its corporate seal to be hereunto affixed this 20th day of June 1972

TE CLOS TO NORTHWESTERN NATIONAL DASUALTY

STATE OF WISCONSIN, COUNTY OF MILWAUKEE-SS

On this 20 th day of Robert P. Falat June A.D., 19.72 personally came before me, Bruce W. Seeds to me known to be the individuals and officers of the NORTHWESTERM WATIONAL CASUALTY COMPANY, who executed the above instrument, and they each acknowledged the execution of the same, and being by me duly sworn, did severally depose and say: that they are the said officers of the corporation aforesaid, and that the seal affixed to the above instrument is the seal of the corporation, and that said corporate seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority of the board of directors of said corporation.

My Commission Expires December

STATE OF WISCONSIN, COUNTY OF MILWAUKEE-SS

CERTIFICATE

the undersigned, assistant secretary of the NORTHWESTERN NATIONAL CASUALTY COMPANY Wiscound conperation OD HEREBY CERTIFY that the foregoing and attached Power of Attorney remains in full force and has not been revoked and Arthermore; the provisions of the By-Laws of the company and the Resolutions of the board of directors set forth

SEAL

1964

Signed and sealed at the City of Milwaukee this 4th day of 231 77 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1

November

Received for Record'. recorded in the Records of Viconico County

in Liber Ast. S. No.

L. James Smith Clerk.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

EUGENE IRVING NICHOLS PRINCIPAL

AND

SUSIE B. TRADER SURETY

IN

NO. CR7176

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT COURT OF MARYLAND 12-76 * 23046 ***	
STATE OF MARYLAND	±1
Engue Irong Hickols. Case No. CR 7/76	
Defendant O Caliby Arrest Register No.:	L
Address Warrant or Summons No.:	
PROPERTY APPLICATION AND RECOGNIZANCE	
Address Telephone Driver's License. hereby become recognizor(s) for Telephone Telephone	
who is charged with the offense of:	,
A L AA	
I/We own and pledge as bail property No. 35 Let class 10, located in Line State of Maryland, which is owned by me/us in fee simple, subject to an annual ground yes or no	
rent of \$	
following mortgages, encumbrances and other recognizances as follows:	ı
······································	b
I/ each jointly and severally pledge the above property for bail with the District Court of Maryland in the land to owe and stand indebted to the State of Maryland in the sum of \$	
A. In the DISTRICT COURT OF MARYLAND (1) (Condess on the day of 1976 at 936 o'clock 9 M.	
and/or in the CRIMINAL COURT OF BALTIMORE/CIRCUIT COURT OF	
required to be present. The condition of the above recognizance is such, that if the above	
does and shall well and truly make personal appearance before the Court as set forth hereinabove, then and there to answer unto all such things as shall be alleged and to attend the said Court from day to day, and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior; then the above recognizance shall be void, or otherwise to remain in full force and virtue in law. Signed Signed Address O 3 W. Tri Que [SEAL]	
Address 603W. m. Cy St	•
The second secon	
Address	
Fee charged defendant \$ Address	
Fee charged defendant \$	

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H.Calloway, Supervisor of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of Susce B. Drades

#6/10 represents, is So g.

In testimony whereof, I hereunto subscribe my name this 10 Th

day of Mex. 1976.

Supervisor of Assessments for Wicomico County,

Marion H.Calloway, Supervisor County,

Supervisor Of Assessments for Wicomico County,

Marion H.Calloway, Supervisor County,

Marion H.Calloway, Supervisor County,

Marion H.Calloway, Supervisor County,

Marion H.Calloway, Supervisor County,

Supervisor Of Assessments for Wicomico County,

Marion H.Calloway, Supervisor County,

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Supervisor Of Assessments for Wicomico County,

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Marion H.Calloway, Supervisor County,

Supervisor Of Assessments for Wicomico County,

Marion H.Calloway, Supervisor County,

Marion H.Calloway, Supervisor County,

Supervisor Of Assessments for Wicomico County,

Marion H.Calloway, Supervisor Count

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

In testimony whereof I hereunto subscribe my name this 10th

day of Nember, 1976

Subscribed and sworn to before me this 10th

Charles

Notary Public

FOR DEED TO SUSIE E. TRADER AND JAMES M. TRADER, HER HUSBAND FROM JOHN B. PARSONS - SALISBURY HOME FOR THE AGED SEE LIBER J.W.T.S. NO. 357, FOLIOS 450 & 451, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND FOR A

STATE OF MARYLAND Plaintiff

or large and difference and fred and and antiques with the

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

1. To appear in the District Court on Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending. terofication To not leave the State of Maryland without first securing the permission of .

and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such ad conditions as it shall prescribe. The the state of the contract of the cont terms and conditions as it shall prescribe. general areas as and had delement had assumed

- (ระเมียม ค.ศ. - ค - ค.ศ. - ค.ศ To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant: Telephone No. . 749 8315

Taken and acknowledged before me this day of

Reporte of Wicomico County, Har hand in Liber A.J.S. No. 19 , Politos 241

a. James Firmetile

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

VERONICA JANIE WILKERSON PRINCIPAL

AND

KENNETH G. WILKERSON
AND
AND
VRICHARD WILKERSON
SURETIES

IN

NO. CR7009

IN THE DISTRICT COURT OF MARYLAND



IN THE DISTRICT COURT OF MARYLAND

	111 10.1.1.1.1.
ON AND OR MARVIAND	(1) scordia County
STATE OF MARYLAND	
	Case No. CR7009
vs. 1/1/1	Case No.
Vermio Jone Willerson	
	Arrest Register No.:
Defendant C 0000	Arrest Register No.:
Hog Barclay St. Laleshay Md.	
of of surely of the	Warrant or Summons No.:
Address	Warrant of Summons ato.
	AND DECOCNIZANCE
PROPERTY APPLICATION	AND RECOGNIZATION
Di Chia D. Sh HI	il bresse.
A/We Richard W & Regulle II. III. Address May Bushow Of Saleshua. hereby become recognizor (s) for Manual	54699/1 Driver's License
Address Jeor Courtes St. Lattafica	Telephone 2.74 A. M. Dilver's Dicense
hereby become recognizor (s) for	11. 11. 11. 11. 10.2.
The state of the s	Congress of Color Comments of the Color of t
who is charged with the offense of:	
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a/we own and please as ban property	n fee simple, subject to an annual ground
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	and the taxes are paid up to and terest therein is absolute and undivided or is
rent of \$	and the taxes are paid up to and
The said property is now assessed at	terest therein is absolute and undivided or is
including those for the year of 13	and is subject to the
	in a follows.
following mortgages, encumbrances and other resolutions	200 Downey of profit from financian and and
following mortgages, encumbrances and other recog	THEOD - All Alle JA

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A/We each jointly and severally pledge the above land when to owe s	property for bail with the District Court of Mary- and stand indebted to the State of Maryland in the
A/We each jointly and severally pledge the above land	property for bail with the District Court of Mary- and stand indebted to the State of Maryland in the af money to be paid and levied on my/our goods and
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A/We each jointly and severally pledge the above land to owe sum of \$ the said sum of chattels, lands and tenements, respectively to and for ance of the above defendant to answer the charge a herein. A. In the DISTRICT COURT OF MARYLAN day of at the Court Hou required to be present. The condition of the above recognizance is such does and shall well and truly make personal appear	property for bail with the District Court of Mary- and stand indebted to the State of Maryland in the af money to be paid and levied on my/our goods and are the use of the State of Maryland, for the appear- neged against h_c_ and to attend the Court named On the 19
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A/We each jointly and severally pledge the above land to owe as sum of the said sum of chattels, lands and tenements, respectively to and for ance of the above defendant to answer the charge a herein. A. In the DISTRICT COURT OF MARYLAN day of and/or In the CRIMINAL COURT OF BALTIM at the Court Hour required to be present. The condition of the above recognizance is such does and shall well and truly make personal appear and there to answer unto all such things as shall be and not depart therefrom without leave, and in the representation of the above recognizance shall be void, or otherwise the above recognizance shall be void, or otherwise the subscribed and sworn to before me, the understand of the subscribed and sworn to before me, the subscribed and sworn to before me, the subscribed and sworn to be subscribed a	property for bail with the District Court of Mary- and stand indebted to the State of Maryland in the of money to be paid and levied on my/our goods and or the use of the State of Maryland, for the appear- neged against have and to attend the Court named On the 19 Cat O'clock M. IORE/CIRCUIT COURT of se in when In that if the above August from day-to-day, meantime hold the peace, and be of good behavior, then or remain in full force and virtue in law- signed August Signed Court from day-to-day, meantime hold the peace, and be of good behavior, then or remain in full force and virtue in law- Signed August Signed Court from day- and Signed Court from day-to-day, meantime hold the peace, and be of good behavior, then or remain in full force and virtue in law- Signed Court from day-to-day, meantime force and virtue in law- Signed Court from day-to-day, meantime force and virtue in law- Signed Court from day-to-day, meantime force and virtue in law- Signed Court from day-to-day, meantime force and virtue in law- Signed Court from day-to-day, meantime hold the peace, and be of good behavior, then or remain in full force and virtue in law- Signed Court from day-to-day, meantime hold the peace, and be of good behavior, then or remain in full force and virtue in law- signed Court from day-to-day, meantime hold the peace, and be of good behavior, then or remain in full force and virtue in law- signed Court from day-to-day, meantime hold the peace, and be of good behavior, then or remain in full force and virtue in law- signed Court from day-to-day, meantime force and virtue in law- signed Court from day-to-day- meantime force and virtue in law- signed Court from day- meantime force and virtue in law- signed Court from day- meantime force and virtue in law- signed Court from day- meantime force and virtue in law- meantime force and virtue in law- signed Court from day- meantime force and virtue in law- meantime force

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H.Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of Acceptant Willer Property of Market Value, which the assessed valuation of the property of Acceptant Property of Technology of The Acceptant Property of Technology of Te

AFFIDAVIT AS TO OWNERSHIF AND INCUMBERANCES
STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

L. W. Hunky - Has note	
\$4.000 m	
	a Roll
In testimony whereof I hereunto subscribe my name this 12 th	
day of Jan , 19 The faid William.	
Kenvett It Wilherson	
Subscribed and sworn to before me this 12 day of Mow, 10%;	
Subscribed and sworn to before me this 12 dey of flow, 10%.	ree
Notary Public	
thirty.	uio.(1,7,1.

FOR DEED FROM L. W. GUNBY COMPANY TO RICHARD W. WILKERSON AND KENNETH G. WILKERSON SEE LIBER J.W.T.S. NO. 821, FOLIOS 174, 175 AND 176, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND

STATE OF MARYLAND

KNOW ALL MEN BY THESE PRESENTS:

0:

· of Maryland.

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

1. To appear in the District Court on Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided. . ..

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

- 3. To keep the peace and be of good behavior in the meantime.
- 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending. To not leave the State of Maryland without first securing the permission of and executing a waiver of extradition. To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant: Address . 40 9 2000 Car State Telephone No. 546.2300		
en Ober la Colifier	190 13 11/1	Menon ISEAL
Address T. C. T. M. Conservation	Defendant	A.Y.Y.Y.G. DEAL
346.2301	V	
Telephone No. C	N _	4,

Records of Wicomico County, Maryland in Liber A.J.S.

19 Polion 245 Received for Record .

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

A. JAMES SMITH

CLERK OF THE CIRCUIT COURT FOR WICOMICO COUNTY

Amount \$100,000.00

ON ALL MEN BY THESE PRESENTS:
at we, A. James Smith
cincipal, and the FIDELITY AND DEPOSIT COMPANY OF MARYLAND
corporation duly incorporated under the laws of the State of
Maryland and authorized to write fidelity and
urety bonds in the State of Maryland, as Surety, are held and firmly
ound unto the State of Maryland in the full and just sum of
e Hundred Thousand and 00/10 bollars (\$100,000.00), lawful
oney of the United States of America, for the payment of which, well
nd truly to be made, the Principal binds himself, his heirs, executors
and administrators, and the Surety binds itself, its successors and
seigns, jointly and severally, firmly by these presents.
Signed, sealed, and delivered this 30th day of
November 1976.
WHEREAS, the above-bounden Principal was, on the 5th
day of November 19 74, duly elected to the office of
Clerk of the Circuit Court for Wicomico County, Maryland
State of Maryland, and is required to give bond annually in the sum of
ne Hundred Thousand and 00/10 bollars (\$100,000.00).
WHEREAS, this bond is given for the period beginning
with the 1st day of December 1976 and ending on the 30th
day of November 19 77, and until his successor shall qualify.
NOW, THEREFORE, the condition of this obligation is such,
that if the above-bounden Principsl shall, for the period for which this
bond is given, faithfully perform the duties of his office and account
for all funds received under color of his office, then this obligation
to be void; otherwise to remain in full force and effect. IN TESTIMONY WHEREOF, the said Principal has hereunto set
his hand and seal and the said Surety has caused this instrument of writing
to be executed the day and year first above written.
WITNESS: As to Principal FIDELITY AND DEPOSIT-GOMPANY
As to Surety Mary W. Adelung Clinton A Killam, Jr. 3 7 7 3 3 3

Power of Attorney

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by C. M. PECOT, JR. , Vice-President, and C. W. ROBBINS Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint R. F. Mansfield, Clinton A. Killam, Jr., J. Russell Townshend and John J. Lambdin, all of Baltimore, Maryland, EACH.

its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings.

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes those issued on behalf of R. F. Mansfield, etal, dated April 30, 1976 and on behalf of John J. Lambdin, dated June 29, 1976.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

In Witness Whereof, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this

....day of_.. FIDELITY AND DEPOSIT COMPANY OF MARYLAND ATTEST: CW Robbins Assistant Secretar STATE OF MARYLAND

CITY OF BALTIMORE On this 2nd day of August , A.D. 19 76, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

In TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.

Notary Public Commission Expires July 1, 1978

CERTIFICATE I, the undersigned. Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

In Testimony Whereor, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this November

L1419-Ctf. 200832

Assistant Secretary ;

NOV 1 2 1975 and recorded in the Received for Record -Records of Wicomico com', Maryland in Liber A.J.S. Clerk

Ex. & M. Comptroller of the Treasury, St. of Md., Treasury Bldg., Box 466, Annapolis, Md. 21404 11/15/76

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings
Is The Following, To Wit:

BOND OF

JOSEPH BOHNAK, JR. PRINCIPAL

AND

JOSEPH J. BOHNAK, JR.
AND
DELORES BOHNAK
SURETIES

IN

NO. CR6906

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRIC	T COURT OF MARYLAND	
STATE OF MARYLAND	Wicimion	County
Jack Robert	Case No	······································
Defendant	Arrest Register No.:	
Address	Warrant or Summons No.:	
PROPERTY APPLIC	ATION AND RECOGNIZANCE	
hereby become recognizor(s) for	beak 112 1.01. 2.12450.1.	
who is charged with the offense of :	//	
I/We own and pledge as bail property No in the State of Maryland, which is owned by n	ves or no	
The said property is now assessed at \$./. including those for the year of 19. 7.4; my/	our interest therein is absolute and undi	are paid up to and vided or is
7 -41-02	managerizances as TOHOWS:	
following mortgages, encumbrances and other	7076	
A/We each jointly and severally pledge the	above property for ball with the Distri- o owe and stand indebted to the State of	my lour goods and
ance of the above defendant to answer the ch	arge alleged against h and to atten-	d the Court named
herein: A. In the DISTRICT COURT OF MAR		
at the Cour	t House in	when
The condition of the above recognizance	is such, that if the above	W. C.
does and shall well and truly make personal a and there to answer unto all such things as sh and not depart therefrom without leave, and i the above recognizance shall be void, or other	ppearance before the Court as set forth all be alleged and to attend the said Court as held the peace and be of	good behavior, then
	Address	ISEAU
	, Signed With Laws 150 Km	IG o USEAL)
Fee charged defendant \$. 15 Time 300 P M.	12 (12 (12) (13)	100
Subscribed and sworn to before me, the u	indersigned, on this state of the state of t	2-f [SEAL]
19	Judge, District Cour	rt [SEAD]
D.C. 70	tick.	

COST OF DEED COURDS ATTACHED

CERTIFICATE FROM THE ADSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of people J. Debree Bolink f., But 2 19A lim Hist Rd. Land 2 760.

The testimony whereof, I hereunto substribe my name this 13th day of Dearmher 1976.

Supervisor of Assessments and

AFFIDAVIT AS TO OTHERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

Describe Liens, if any

In testimony whereof I hereunt, subscribe my mane that Istel
day of Morlemler, 1376

Jueph Maleja. Robert Bolint

1076

Aluly a Fisciche

Willey a Fisciche

FOR DEED FROM JACK PARKER LEWIS TO JOSEPH J. BOHNAK, JR. AND DELORES BOHNAK, HIS WIFE SEE LIBER A.J.S. NO. 845, FOLIOS 418, 419 & 420, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

1. To appear in the District Court on atM. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence. imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending. The state of the s

not leave the State of Maryland without first securing the permission of . .. and executing a waiver of extradition.

grass this is abnow find a compart in remained.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

suffered to the state but and of oil, the fine place of the series of the series of the series of ☐ To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State

Title united to the level become the contents for the class of the level of the day

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant.

Telephone No. 7.42 6.810

NOV 1 5 1978, Received for Record and recorded in the No. 19 Folios 252 . Maryland in Liber A.J.S.

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings
Is The Following, To Wit:

BOND OF

KATHERINE LYNCH HARPOOL PRINCIPAL

AND

FREDDIE W. HARPOOL AND
STELLA P. HARPOOL SURETIES

IN

NO. CR7293

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT CO	JUKT OF MAKILAND
STATE OF MARYLAND	Wycomicso County
- Rollieus Lynch Haupool.	Case No. CR 7293
Defendant Office Att Calustice Alla	Arrest Register No.:
Address	Warrant or Summons No.:
0 11 1: 12/1 0 11	on and recognizance
hereby become recognizor(s) for	January January
who is charged with the offense of :	779
•••••••••••••••••••••••••••••••••••••••	61
I/We own and pledge as bail property No	in fee simple subject to an annual ground
The said property is now assessed at \$	and is subject to the
following mortgages, encumbrances and other reco	gnizances as follows,
•••••••••••••••••••••••••••••••••••••••	4
sum of \$ 3000 to owe	and stand indebted to the State of Maryland in the of money to be paid and levied on my/our goods and for the use of the State of Maryland, for the appearableged against hand to attend the Court named
herein:	ND Wecomics on the
and the lectured	19. J. C. at
and/or In the CRIMINAL COURT OF BALLI	MORE/CIRCUIT COURT of
required to be present. The condition of the above recognizance is such	ch, that if the above
does and shall well and truly make personal appearand there to answer unto all such things as shall be and not depart therefrom without leave, and in the the above recognizance shall be void, or otherwise	rance before the Court as set forth hereinabove, then alleged and to attend the said Court from day to day, meantime hold the peace, and be of good behavior, then to remain in full force and virtue in law.
00.21=+=== 851952 8 57-42 VOM	Signed Tanakoua War House State SEALS
00.21++++ 35195 * 24-75 VOII	Address Signed Wille Houp or [SEAL]
Fee charged defendant \$	Address
Subscribed and sworn to before me, the unders	signed, on this
	(U) Olacutic Court Cou
D.¢. 70	Commissioner

CCFY OF DEED OR DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion M. Calloway, Supervisor of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of Tradic W. + Stalla

The Angel #6760 represents, is 50%.

In testimony whereof, I hereunto subscribe my name this 24-Tt

day of 200 1976.

SUPERVISOR OF ASSESSIENTS affines

AFFIDAVIT AS TO OWNERSHIP AND INCUMBEPANCES
STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

In testimony whereof I hereunto subscribe my name this 21th

cay of Nov., 1976

Stella P. Abupool

Liddie W. Harpool

2179

Subscribed and shorm to before me this 2th cay of November, 1976

Control W. Byd

Lopy of Lee of

Opy of Taylouigh.

FOR DEED FROM HOMER E. WAINWRIGHT AND MARY K. WAINWRIGHT, HIS WIFE TO FREDDIE W. HARPOOL AND STELLA P. HARPOOL, HIS WIFE SEE LIBER J.W.T.S. NO. 720, FOLIOS 295 & 296, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.

erk



0:

DISTRICT COURT OF MARYLAND

FOR Wicmics

STATE OF MARYLAND
Plaintiff

vs. Haltuur Jarch Hupost

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

the charges are pending.	A STATE OF THE STA	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
Pro not leave the s	State of Maryland wit	hout first securing the per	mission of	ustinot_
. Crecin . Creat	and executing	a waiver of extradition.		

To not change my residence without first securing the permission of the Court in which

MAINS and it abide that at a viet fam, capalage,

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

in the state from a temperature and feat prosting the colored classification and include a settle

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

natification of the sureties on this bond.	
WITNESS the hand and seal of the Defendant: Address 204 Carrollen for Scholing Mit	
Address LOW Call College After Scilling Street	Defendant (SEAL)
Telephone No.	
Taken and acknowledged before me this	Vor. 19.76
CR 703 Received NOV 2 4 1978; Clerk/	Manker Sief
CR 708 Received NOV 2 4 1978, and re	Commissioner/Judge/Sheritt CONDER in the
No. 19 x 256	in Liber A.J.S.
· ·	A Cle

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

THERESA LYNCH SHARP PRINCIPAL

AND

ROBERT J. LYNCH AND DOROTHY P. LYNCH SURETIES

IN

NO. 2-3-7294

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT COU	
STATE OF MARYLAND	County County
TO VS 1 1 1 1 1 0	Case No. 2-3-7294
Defendant	Arrest Register No.:
HAMMOND Ped Alo Leilling ! Address SALISBOAS hed.	Warrant or Summons No.:
PROBERTY APPLICATION	AND RECOGNIZANCE
Address entire the Address become recognizor (s) for the same the	Telephono 1/2-2742—Driver's License
	L/
Dealuny & Holan	

A av and pladge as hall property No. 2-77.	Lohio 477., located in Leasance Constitution of fee simple
in the State of Maryland, Willes	ves or no
	and the taxes are paid up to and terest therein is absolute and undivided or is
	nizances as follows:
	The De Sold Care
We each jointly and severally pledge the above to owe	e property for bail with the District Court of Mary- and stand indebted to the State of Maryland in the of money to be paid and levied on my/our goods and
Life balu bull	of money to be paid and levied on my/our goods and or the use of the State of Maryland, for the appearableged against h and to attend the Court named
herein:	in the determination on the
day of	TOPE CUPCILIT COURT of Contraction
at the Court Hou	ise 111
The condition of the above recognizance is suc	h, that if the above
and truly make personal appear	ance before the Court as set forth hereinabove, then alleged and to attend the said Court from day to day, meantime hold the peace, and be of good behavior, then to remain in full force and virtue in lay.
WATER TOTAL STATE OF THE STATE	Signed Strain Color Strain Colo
	-Signed Datathur Toldan J. [SEAL]
ree charged defendant v	Address Williams
Time 1015 A	signed, on this day of day of

Clerk/Commissioner

19. 7.6

D.C. 70 Rev. 1/72

COFY OF DEED OR DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT: I, Marion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of Telest 4.1 Wording P. Lynch represents, is In testimony whereof, I hereunto subscribe my name this 26 AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES STATE OF MARYLAND, WICOMICO COUNTY, TO WIT: I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are es follows: DESCRIBE LIENS, IF ANY In testimony whereof I hereunto subscribe my name this Subscribed and sworm to before me this 26 day of

FOR CONFIRMATORY DEED AND PLAT FROM IRA F. WILLING AND RACHEL R. WILLING TO ROBER J. LYNCH AND DOROTHY P. LYNCH SEE LIBER J.W.T.S. NO. 424, FOLIOS 135, 136, 137 AN 138, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



Ad

COURT OF MARYLAND

STATE OF MARYLAND

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

1. To appear in the District Court on .. atM. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

3. To keep the peace and be of good behavior in the meantime.

4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which

To not leave the State of Maryland without first securing the permission of ... and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe. all me on the material in the problement of the second ways of the could have

Laking and the relice bed bonds to the Roston

and the handlest traces that with his pelle come the office, we transplate a secundant To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$0,000:.... the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

leaficiation of the contraction of the contraction

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:		٠
	0 0	
Iress A3. Hammond Rd A Willing Dr	X Krosa J. Zhand ISEA	4
iress & Maintinie. May rounding.	Defendant	

Telephone No. 742-2762

Taken and acknowledged before me this 26. day of

NOV 2 6 1976 Clerk/Commissi CR Received For Record 2 recorded in the

Recured Wicomico County, Manyland in Liber A.J.S. 110. _19___, Folion .

O. Jumes Zin.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

ALEXANDER G. JONES ASSIGNEE

IN

NO. 18,045 CHANCERY

18,045 Chavery

KNOW ALL MEN BY THESE PRESENTS, that we, Alexander G. Jones, of Somerset County and State of Maryland, and Fidelity and Deposit Company of Maryland, a body corporate, are held and firmly bound unto the State of Maryland, in the full and sum sum of twenty-five thousand dollars (\$25,000.00), current money to be paid to the State of Maryland, or its certain attorney, to which payment well and truly to be made and done, we bind ourselves and each of us, our and each of our heirs, executors, administrators or assigns, jointly and severally, firmly by these presents, sealed with our seals and dated this 15th day of November, in the year nineteen hundred and seventy-six.

Whereas, by mortgage dated September 12, 1975 and recorded among the Land Records of Wicomico County in Liber A.J.S. No. 843, folio 31, General Building Systems, Inc. conveyed to Peninsula Bank, a body corporate of the State of Maryland, certain real estate in Wicomico County to secure the payment of the sum therein mentioned; and whereas, the said Alexander G. Jones, Assignce for the purpose of foreclosure and collection of said mortgage, by virtue of the power and authority contained in samd mortgage, is authorized, upon default, to sell the property conveyed by said mortgage; and whereas, default has occurred in theterms and conditions of said mortgage and the said Alexander G. Jones is about to exercise the power of sale in said mortgage contained.

Now, therefore, the condition of the above obligation is such, that if the above bounded Alexander G. Jones, do and shall, well and faithfully perform the trust reposed in hum by said mortgage and shall abide and fulfill any order or decree which shall be made by any Court of Equity in relation to the sale of said mortgaged property or the proceeds thereof, then the above obligation shall be void, otherwise to be and remain in full force and virtue in law.

Alexander G. Jones

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

By

Attorney in Fact

JONES & JONES

ATTORNEYS AT LAW

PRINCESS ANNE, MD. 21853

Received for Record Let 1, 1976 and recorded in the Records of Viconico County in Liber A.J.S. No. 19 Folio 264

A. James Smith, Clerk.

Bond Capproned: a. James Smith, Clerk In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

ALEXANDER G. JONES ASSIGNEE

IN

NO. 18,046 CHANCERY

KNOW ALL MEN BY THESE PRESENTS, that we, Alexander G. Jones, of Somerset County and State of Maryland, and Fidelity and Deposit Company of Maryland, a body corporate, are held and firmly bound unto the State of Maryland, in the full and just sum of thirty-five thousand dollars (\$35,000.00), current money to be paid to the State of Maryland, or its certain attorney, to which payment well and truly to be made and done, we bind ourselves and each of us, our and each of our heirs, executors, administrators or assigns, jointly and severally, firmly by these presents, sealed with our seals and dated this 15th day of November, in the year nineteen hundred and seventy-six.

Whereas, by mortgage dated November 7, 1975 and recorded among the Land Records of Wicomico County in Liber A.J.S. No. 846, folio 585, General Building Systems, Inc. conveyed to Peninsula Bank, a body corporate of the State of Maryland, certain real estate in Wicomico County to secure the payment of the sum therein mentioned; and whereas, the said Alexander G. Jones, Assignee for the purpose of foreclosure and collection of said mortgage, by wirtue of the power and authority contained in said mortgage, is authorized, upon default, to sell the property conveyed by said mortgage; and whereas, default has occurred in the terms and conditions of said mortgage and the said Alexander G. Jones is about to exercise the power of sale in said mortgage contained.

Now, therefore, the condition of the above obligation is such, that if the above bounden Alexander G. Jones do and shall, well and faithfully perform the trust reposed in him by said mortgage and shall abide and fulfill any order or decree which shall be made by any Court of Equity in relation to the sale of said mortgaged property or the proceeds thereof, then the above obligation shall be void, otherwise to be and remain in full force and virtue in law.

shall be void, otherwise to be and remain in full force and virtue in law

Alexander G. Jones

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

By

Attorney in Fact

JONES & JONES

ATTORNEYS AT LAW

PRINCESS ANNE, MD. 21893

Received for Record Acc. 1,1976 and recorded in the Records of Wicomico County

in Liber A.J.S. No. 19 Folio 266

A. James Smith, Clerk.

(Clerk)

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

ALEXANDER G. JONES ASSIGNEE

IN

NO. 18,047 CHANCERY

18.047 Chewery

KNOW ALL MEN BY THESE PRESENTS, that we, Alexander G. Jones, of Somerset County and State of Maryland, and Fidelity and Deposit Company of Maryland, a body corporate, are held and firmly bound unto the State of Maryland, in the full and just sum of thirty-five thousand dollars (\$35,000.00), current money to be paid to the State of Maryland, or its certain attorney, to which payment well and truly to be made and done, we bind ourselves and each of us, our and each of our heirs, executors, administrators or assigns, jointly and severally, firmly by these presents, sealed with our seals and dated this 15th day of November, in the year nineteen hundred and seventy-six.

Whereas, by two mortgages the first dated October 31, 1975 and recorded among the Land Records of Wicomico County in Liber A.J.S. No. 846, folio 263 and the second dated November 12, 1975 and recorded among the aforesaid Land Records in Liber A.J.S. No. 846, folio 773, General Building Systems, Inc. conveyed to Peninsula Bank, a body corporate of the State of Maryland, certain real estate in Wicomico County to secure the payment of the sums therein mentioned; and whereas, the said Alexander G. Jones, Assignee for the pumpose of foreclosure and collection of said mortgages, by virtue ofthe power and authority contained in said mortgages, is authorized, upon default, to sell the property conveyed by said mortgage; and whereas, default has occurred in the terms and conditions of said mortgages and the said Alexander G. Jones is about to exercise the power of sale in said mortgage contained.

Now, therefore, the condition of the above obligation is such, that if the above bounden Alexander G. Jones, do and shall, well and faithfully perform the trust reposed in him by said mortgages and shall abide and fulfill any order or decree which shall be made by any Court of Equity in relation to the sale of said mortgages property or the proceeds thereof, then the above obligation shall be void, otherwise to be and remain in full force and virtue in law.

Alexander G. Jones

FIDELITY AND DEPOSIT COMPANY OF MARYLANE

Attorney in Fact

Received for Record

Received for Records of Wicomico County

recorded in the Records of Wicomico County

in Liber A.J.S. No. 19

A. James Smith, Clerk.

(SEAL)

Alexander G. Jones

FIDELITY AND DEPOSIT COMPANY OF MARYLANE

Attorney in Fact

Attorney in Fact

Clerk

Clerk

DEC 1 133.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

MARY KATHERINE GRAY

IN

NO. 17,895 CHANCERY

Fidelity and Deposit Company HOME OFFICE OF MARYLAND BALTIMORE 3

KNOW ALL MEN BY THESE PRESENTS:	
That we, Mary Katherine Gray	
and the Fidelity and Deposit Company of Maryland, a body corporate, duly incorporated under the laws	
of the State of Maryland, as Surety, are held and firmly bound unto the State of Maryland, in the full and	
just sum of TWENTY_EIGHT THOUSAND (\$28,000.00) Dollars,	
to be paid to the said State or its certain Attorney, to which payment well and truly to be made, we bind	
ourselves, and each of us, our and each of our heirs, executors and administrators, jointly and severally,	
firmly by these presents.	
Sealed with our seals and dated this	
in the year of our Lord one thousand nine hundred and ONE_THOUSAND_NINE_HUNDRED_SEVENTY	SI
프로그램 사람들은 경기를 가는 사람들이 살아 살아 있다면 하는데 그렇게 되었다면 하는데 되었다면 하는데 되었다.	
WHEREAS, the above bounden Mary Katherine Gray	
by virtue of a decree of the Honorable the Judge of the Circuit Court of Wicomico County, Maryl	and
has been appointed TXXXXXXXXXXX Guardian of Person and property of Estelle B. Ruley	
Ruley	

mentioned in the proceedings in the factor of The Matter of Estelle B. Ruley for the Appointment of a Guardian of the Person and Property	
now pending in said Court: Chancery No. 17,895	
NOW, THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That, if the above bounden	
Mary Katherine Gray	

do and shall well and faithfully perform the trust reposed inby said decree, or that may	
be reposed inby any future decree or order in the premises, then the above obligation	
to be void; otherwise to be and remain in full force and virtue in law.	
Signed, sealed and delivered in the presence of:	
72 11 11	
Mary Katherine Gray (SEAL)	
WITNESS: FIDELITY AND DEPOSIT COMPANY OF MARYLAND	112
	,
By Charles E. Hearth	303
As to Surely	3
MD3116a500, 10-59 153393	371

Power of Attorney FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE: BALTIMORE, MD.

Know All Men By These Presents: That the Fidelity and Deposit Company of Maryland, a corporation of the State of Maryland, by C. M. PECOT, JR., Vice-President, and PAUL E. ZACHARSKI, Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretaries, and one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidents, Resident Assistant Secretaries, and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

Additional Vice-Presidents

Secretaries

Additional Vice-Presidents

Presidents

**Pr does hereby nominate, constitute and appoint Charles E. Hearne, Jr. of Salisbury, Maryland....

its true and lawful agent and Attorney -in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed:

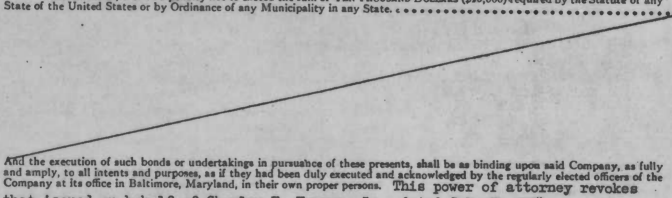
I. Bonds and undertakings for faithful performance of duty to be filed in any Court of any State of the United States, or in any United States Court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000) as follows: For administrators and executors; committees for incompetent persons; conservators; commissioners; guardians; referees and trustees for the sale of property; receivers and trustees in bankruptcy proceedings; receivers in equity; trustees under will; persons and corporations exercising powers of sale in deeds, mortgages, and other written instruments covering property located in any state of the United States, Except Assignments for Benefit of Creditors.

II. Bonds and undertakings to be filed in any Court as aforesaid, each in a penalty not to exceed the sum of SEVENTY-FIVE HUNDRED DOLLARS (\$7,500) as follows: For the payment of costs; for petitioning creditors; for plaintiffs in attachment, garnishment, sequestration and replevin suits; for removal of suits from State to Federal Courts.

III. Bonds each in a penalty not to exceed the sum of Ten Thousand Dollars (\$10,000) required of State, County, Township or Municipal Officials, of any State of the United States, whether elected or appointed, except those for Treasurers, Deputy Treasurers, Tax Collectors, Deputy Tax Collectors, Sheriffs, Deputy Sheriffs, Police Constables and Justices of Peace.

IV. Bonds for Notaries Public required by the Laws of any State of the United States, each in a penalty not to exceed the sum of Five Thousand Dollars (\$5,000).

V. License bonds, each in a penalty not to exceed the sum of TEN THOUSAND DOLLARS (\$10,000) required by the Statute of any State of the United States or by Ordinance of any Municipality in any State.



that issued on behalf of Charles E. Hearne, Jr., dated July 7, 1954.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said Fidelity and Deposit Company of Maryland, this 28th day of June , A.D. 19.76



FIDELITY AND DEPOSIT COMPANY OF MARYLAND

Assistant Secretary

Vice-President

CITY OF BALTIMORE

On this 28th day of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIBLITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.

Notary Public Commission Expires July 1, 1978 CERTIFICATE

I, the undersigned, Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate is signed by facsimile under and by authority of the following resolution of the Board of Directors of AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this

mar a titud a didar tit da gia a n a dissagem a daga a ndar a first a a a si ti	day	of	F	LED"	1	
Liti27a Ctf. 200727 Received for Record .	DEC 3	1976	DEC 3	9 25 11 76	wy.	Assistant Secretary
recorded in the Record in Liber A.J.S. No.	rds of Wi	Folio_	ounty 3 270	SMITH, CLERK		
		s Smith,				

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF
WILLIAM E. SHOCKLEY
SHERIFF FOR WICOMICO COUNTY

TR#781

PUBLIC OFFICIAL BOND

KNOW ALL MEN BY THESE PRESENTS:	
That we, WILLIAM E. SHOCKLEY as Principal, and	
the UNITED STATES FIDELITY AND GUARANTY COMPANY a corporation duly	
incorporated under the laws of the State of Maryland and authorized	
to write fidelity and surety bonds in the State of Maryland, as Surety, are held	
and firmly bound unto the State of Maryland in the full and just sum of	
Ten Thousand and No/100 Dollars (\$10,000.00), lawful money	
of the United States of America, for the payment of which, well and truly to be	
made, the Principal binds himself, his heirs, executors and administrators, and	
the Surety binds itself, its successors and assigns, jointly and severally,	
firmly by these presents.	
Signed, sealed, dated and delivered this lst day of December 1976.	
WHEREAS, the above-bounden Principal was, on the 2nd day of November	
19 74 , duly elected to the office of Sheriff	
for Wicomico County State of Maryland, and is required to give	
bond annually in the sum of Ten Thousand and No/100 Dollars (\$10,000.00).	
WHEREAS, this bond is given for the period beginning with the lst day of	
December , 19 76 , and ending on the lst day December ,	
1978	
NOW, THEREFORE, the condition of this obligation is such, that if the above-	
bounden Principal shall, for the period for which this bond is given, faithfully	
perform the duties of his office and account for all funds received under color	
of his office, then this obligation to be void; otherwise to remain in full force	h
and effect.	
IN TESTIMONY WHEREOF, the said Principal has hereunto set his hand and seal and	
the said Surety has caused this instrument of writing to be executed the day and	
year first above written.	
WITNESS: WILLIAM E. SHOCKLEY (SEAL)	
As to Principal William & Street (SEAL)	
UNITED STATES FIDELITY AND GUARANTY COMPANY	
As to Surety H. Walter Jones, Attorney-in-Fact	
	HE.

(CERTIFIED COPY)

POWER OF ATTORNEY

NA	70280	
	79260	

Know all Men by these Presents:

That UNITED STATES FIDELITY AND GUARANTY COMPANY, a corporation organized and existing under the laws of the State of Maryland, having its principal office at the City of Baltimore, in the State of Maryland, does hereby constitute and appoint

H. Walter Jones

of the City of Salisbury
State of Maryland for the following purposes, to wit:

State of Maryland, its true and lawful attorney in and for the

To sign its name as surety to, and to execute, seal and acknowledge any and all stipulations, bonds and/or undertakings, and to respectively do and perform any and all acts and things set forth in the resolution of the Board of Directors of the said UNITED STATES FIDELITY AND GUARANTY COMPANY, a certified copy of which is hereto annexed and made a part of this power of attorney; and the said UNITED STATES FIDELITY AND GUARANTY COMPANY, through us, its Board of Directors, hereby ratifies and

H. Walter Jones

may lawfully do in the premises by virtue of these presents.

- In Witness Whereof, the said UNITED STATES FIDELITY AND GUARANTY COMPANY has caused this instrument to be sealed with its corporate seal, duly attested by the signatures of its Vice-President and Assistant Secretary, this 26th day of June . A. D. 1968.

UNITED STATES FIDELITY AND GUARANTY COMPANY

(Signed)

Wilbur F. Smith

Vice President.

(SEAL)

(Signed)

Richard D. Reinhardt

Assistant Secretary.

STATE OF MARYLAND,
CITY OF BALTIMORE,

On this 26th day of Wilbur F. Smith Vice-President of UNITED STATES FIDELITY AND GUARANTY COMPANY, and Richard D. Reinhardt , Assistant Secretary of said Company, with both of whom I am personally acquainted, who being by me severally duly sworn, said that they resided in the City of Baltimore, Maryland, that they, the said Wilbur F. Smith and Richard D. Reinhardtwere respectively the Vice-President and Assistant Secretary of the said UNITED STATES FIDELITY AND GUARANTY COMPANY, the corporation described in and which executed the foregoing power of attorney; that they each knew the seal of said corporation; that the seal affixed to said power of attorney was such corporate seal; that it was so affixed by order of the Board of Directors of said corporation, and that they signed their names thereto by like order as Vice-President and Assistant Secretary, respectively of the Company.

My commission expires the first day in July, A. D. 19 69

(SEAL)

(Signed)

Herbert J. Aull

Notary Public.

STATE OF MARYLAND, CITY OF BALTIMORE.

Clerk of Superior Court of Baltimore City, which Court is a Court of Record, and has a seal, do hereby certify that Herbert J. Aull Esquire, before whom the annexed affidavits were made, and who has thereto subscribed here, was, at the time of so doing a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and sworn and authorized by law to administer oaths, take acknowledgments, or proof of deeds to be recorded therein. I further certify that I am acquainted with the handwriting of the said Notary and verily believe the signature to be here genuine signature.

In Testimony Whereof, I hereto set my hand and affix the seal of the Superior Court of Baltimore City, the same being a Court of Record, this 26th day of A.D. 1968

(SEAL)

(Signed)

Robert H. Bouse

Clerk of the Superior Court of Baltimere City.

PS 17 9-67

COPY OF RESOLUTION

That Whereas, it is necessary for the effectual transaction of business that this Company appoint agents and attorneys with power and authority to act for it and in its name in the State of Maryland and in States other than Maryland, and in the Territories of the United States and in the Provinces of the Dominion of Canada and in the Colony of Newfoundland.

Therefore, be it Resolved, that this Company do, and it hereby does, authorize and empower its President or either of its Vice-Presidents in conjunction with its Secretary or one of its Assistant Secretaries, under its corporate seal, to appoint any persons or persons as attorney or attorneys-in-fact, or agent or agents of said Company, in its name and as its act, to execute, and deliver any and all contracts guaranteeing the fidelity of persons holding positions of public or private trust, guaranteeing the performance of contracts other than insurance policies and executing or guaranteeing bonds and undertakings, required or permitted in all actions or proceedings, or by law allowed, and

Also, in its name and as its attorney or attorneys-in-fact, or agent or agents to execute and guarantee the conditions of any and all bonds, recognizances, obligations, stipulations, undertakings or anything in the nature of either of the aeme, which are or may by law, municipal or otherwise, or by any Statute of the United States or of any State or Territory of the United States or of the Provinces of the Dominion of Canada or of the Colony of Newfoundland, or by the rules, regulations, orders, customs, practice or discretion of any board, body, organization, office or officer, local, municipal or otherwise be allowed, required or permitted to be executed, made, taken, given, tandered, accepted, filed or recorded, for the security or protection of, by or for any person or persons, corporation, body, office interest, municipality or other association or organization whatsoever, in any and all capacities whatsoever, conditioned for the doing or not doing of anything or any conditions which may be provided for in any such bond, recognizance, obligation, stipulation, or undertaking, or anything in the nature of either of the same.

I, Charles O. Mullennix . Assistant Secretary of UNITED STATES FIDELITY AND GUARANTY COMPANY, hereby certify that at a special meeting of the Board of Directors of said Company, duly called and held at the office of the Company, at the City of Baltimore, on the 25th day of February, A. D. 1916, at which was present a quorum of said Directors, duly authorized to act in the premises, resolutions were passed and entered on the minutes of said Company, of which resolutions the foregoing is a true copy and of the whole thereof.

And I do further certify that the above and foregoing is a full, true and correct copy of the original power of attorney given by each Company to

H. Walter Jones

of Salisbury, Maryland authorizing and empowering him to sign bosts as therein a forth, and that the said Power of Attorney is still in full force and effect as of this date.

Given under my hand and the seal of said Company, at Baltimore, Maryland, this 1st day of A D 19 3

Classiffus Assistant Secretary.

DEC 6 1976

a fames fin

Ex. & D. Joe Schiller, Dir. of Fin. for Wic. Cty. 12/7/76

Cler

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

DON E. RICHARDSON AND ROBERT K. FITTS

IN

NO. 18,086 CHANCERY

SECURITY INSURANCE COMPANY OF HARTFORD

HARTFORD, CONNECTICUT 06101
1000 ASYLUM AVENUE

KNOW ALL MEN BY THESE PRESENTS:

HAT WE, Don E. Richardson and Ro	bert K. Fitts
TOWNS THE PARTY OF HADTE	ORD, a corporation of the State of Connecticut, duly authorized by Its eld and firmly bound unto the State of Maryland, in the full and just
Attame	by/100Dollars (\$ 24,000.), by, to which payment well and truly to be made, we bind ourselves and by, administrators, successors and assigns, jointly and severally, firmly by
Sealed with our seals and dated this	30th day of November in the year of our
ord one thousand nine hundred and Sevent	ty-Six
	. Richardson and Robert K. Fitts
by virtue of a decree of the Honorable the Jud	dge of Circuit Court of Wicomico County
nos been appointed Trustee for Sale	
mentioned in the proceedings in the case of	
mentioned in the proceedings in the case of	
	Bradkim Company, Inc.
	Brackim Company,
now pending in said Court;	
NOW THE CONDITION OF THE ABOV	VE OBLIGATION IS SUCH, THAT IF THE ABOVE BOUNDEN
Don E. Richardson and Robert	
00.000000000000000000000000000000000000	
	the trust reposed in
or that may be resposed in	be and remain in full force and virtue in law.
Signed, sealed and delivered	
in the presence of	Howallhot (Seal)
	Don E. Richardson, One of the aforesaid Trustees
,,	(Seal)
	(Seal)
	SECURITY INSURANCE COMPANY OF HARTFORD
	Leadingle
Witness: Casal la Character	Donald A. Miller Attorney-In-fact
Witness: Carol a Brill	By Donald A. Miller Attorney-in-fact

POWER OF ATTORNEY

SECURITY INSURANCE COMPANY OF HARTFORD

Know All Men by These Presents:

That the Security Insurance Company of Hartford, a corporation of the State of Connecticut, by JOHN its Secretary, in pursuance R. C. BREMNER of authority granted by a resolution duly passed by the Board of Directors of said Company at a meeting of that body, at which a quorum was present, held on the 11th day of September, 1962, at its office in the City of New Haven, State of Con-Vice President, and necticut, which resolution reads as follows:

"RESOLVED: That effective September 11, 1962, bonds, undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof shall be executed by the President or any Vice President and duly attested by any Secretary or any Assistant Secretary, or shall be signed in the Company's behalf by an attorney-in-fact appointed by a power of attorney executed as Assistant Secretary, or shall be signed in the Company, any of said officers or such attorneys-in-fact being authorized to affix the provided by Article IV of the By-Laws of this Company, any of said officers or such attorneys-in-fact being authorized to affix the Company's seal to any such instrument; and any Secretary or any Assistant Secretary is hereby authorized and empowered to certify under the Company's seal to a copy of any resolution, by-law, written instrument, power of attorney, list of oificers, or financial statement of the Company that may be appropriate or required; and

RESOLVED FURTHER, That any signature of any of said officers to any of the written instruments above referred to, including powers of attorney and certifications, may be by printed facsimile, but the signature of any attorney-in-fact acting under such power shall be manually signed."

hereby nominate, constitute and appoint

does hereby nominate, constitute and appoint

Donald A. Miller of Baltimore, Maryland

its true and lawful agent and attorney -in-fact, to make, execute, seal and deliver for and on its behalf, as surety, and as its act and deed any and all bonds or undertakings of suretyship, no one bond or undertaking to exceed the sum of TWO HUNDRED FIFTY THOUSAND DOLLARS (\$250,000.00)-

And when such bonds or undertakings shall have been duly executed pursuant hereto and the corporate seal affixed, they shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the duly elected officers of the Company in their own proper persons. The said company hereby reserves unto itself, however, the absolute right to revoke this Power of Attorney at any time it may desire

The said Secretary does hereby certify that the foregoing copy of resolution is a true copy of the resolution passed by the Board of Directors of said Company at its meeting heid on the 11th day of September, 1962, as aforesaid, and that said resolution is still in force, and further certifies that the following is a true extract from the By-Laws of the Security Insurance Company of Hartford:

Appointment of Attorneys-in-fact

The President or any Vice President shall also have power and authority, from time to time, to appoint one or more attorneys-in-fact for the purpose of executing and delivering, for and on behalf of the Company and as its act and deed, bonds, undertakings, recognizances, for the purpose of executing and delivering, for and on behalf of the Company and as its act and deed, bonds, undertakings, recognizances, for the purpose of executing and delivering, for and on behalf of the Company and as its act and deed, bonds, undertakings, recognizances, for the purpose of executing and delivering, for and on behalf of the Company and as its act and deed, bonds, undertakings, recognizances, for the purpose of executing and delivering, for and on behalf of the Company and as its act and deed, bonds, undertakings, recognizances, for the purpose of executing and delivering, for and on behalf of the Company and as its act and deed, bonds, undertakings, recognizances, for the purpose of executing and delivering, for and on behalf of the Company and as its act and deed, bonds, undertakings, recognizances, for the purpose of executing and delivering for and on behalf of the Company and as its act and deed, bonds, undertakings, recognizances, for the purpose of executing and delivering for and on behalf of the Company and as its act and deed, bonds, undertakings, recognizances, for the purpose of executing and delivering for and on behalf of the Company and as its act and deed, bonds, undertakings, recognizances, for the purpose of executing and delivering for and on behalf of the Company and as its act and deed, bonds, undertakings, recognizances, for the purpose of the execution and the purpose of the execution and the execution

and affixed the corporate seal of the said Security Insurance Company of Hartford this 5th A.D. 1974 SECURITY INSURANCE COMPANY OF HARTFORD

Secretary

C. BREMNER

STATE OF CONNECTICUT CITY OF HARTFORD

On this 5th day of June

A.D. 1974, before the subscriber, a Notary Public of the State of Connecticut, in and for the City of Hartford, duly commissioned and qualified, came the above named Vice President and Secretary, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they secretary, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they secretary, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they secretary, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they secretary, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they secretary, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they secretary, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they secretary, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they secretary, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they secretary, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they secretary the preceding instrument is the corporate seal, and that the preceding instrument was executed by them.

In Testimony Where the corporate seal affixed by the authority of the Board of Directors of said Company.

In Testimony Where the corporate seal affixed by the authority of the Board of Directors of said Company.

first above written.

My commission expires March 31, 1975

Notary Public

R. C. BREMNER

CERTIFICATE

I, R. C. BREMNER, Secretary of the Security Insurance Company of Hartford, do hereby certify that I have compared the foregoing copy of Power of Attorney and the foregoing copy of affidavit annexed to the said Power of Attorney with the originals now on file in the home office of the said Company, and that the same are correct transcripts therefrom and of the whole of the said originals, and that the said Power of Attorney has not been revoked and is now in full

IN TESTIMONY WHEREOF, I have hereunto set my hand and a fixed the seal of the said Company this rce and effect. 19 76 30th day of November

Form 40100-3

Received for Record Tin Com recorded in the Records of Wiconico County In Liber A.J.S. No. 19 , Folio 277

A. James Smith, Clerk.

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

HOBART B. HUGHES
AND
DENIS P. CASEY
PRINCIPALS

IN

NO. 18,123 CHANCERY

One of America t Ottlest Bonding Companies WESTERN

CHICAGO I SIDUM PALES PALLAS

NOW ALL MEN BY THESE P	RESENTS:	FORM No. 19-TM- 3108
	ughes & Denis P. Casey	os Principal
nd the WESTERN SURETY	COMPANY, a corporation organi	ized and existing under the laws of the he State of Maryland, are held and firmly
ound in the sum of EIGHTER	EN THOUSAND OT VALID IF FILLED IN FOR MORE THAN	(\$ 18,000.00) DOLLARS,
	Maryland or its certain Attorney relegal representatives, jointly and s	to which payment well and truly to be severally, by these presents.
Sealed with our seals and date	ed this 7th day of	December , 19 76.
WHEREAS, the above bound	en Hobart B. Hughes and	Denis P. Casey
Phillips, his wife		: Phillips and Patricia
James W. Rouse &	Company. Incorporated	
earing date the 28th	day of October, 19	and recorded among
he mortgage records of Wice	omico County, Maryland	
	No. 747	Folio 174
Liber O.W.1.5.	No. 747	PORO II 3
nd Hobart B. Hughes		default having been made in the payment
f the money as specified, and in	n the conditions and covenants the	erein contained.
		·
THE CONDITION OF THE	HE ABOVE OBLIGATION IS	SUCH, That if the above bounden
THE CONDITION OF THE Hobart B. Hughes and		SUCH, That if the above bounden
Hobart B. Hughes and	d Denis P. Casey	
Hobart B. Hughes and of and shall well and truly and finder the mortgage aforesaid, a court of Equity in relation to	faithfully perform the trust reposed and shall abide by and fulfill any or the sale of said mortgaged property	d inthem der or decree which shall be made by any y, or the proceeds thereof, then the above
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Hobart B. Hughes and of and shall well and truly and finder the mortgage aforesaid, a court of Equity in relation to obligation to be void otherwise signed. Scaled and delivered in the presence of the prese	faithfully perform the trust reposed and shall abide by and fulfill any or the sale of said mortgaged property to be and remain in full force and we say that the sale of said wortgaged property to be and remain in full force and we say that the sale of said mortgaged property to be and remain in full force and we say that the sale of said mortgaged property to be and remain in full force and we say that the sale of said mortgaged property to be and remain in full force and we say that the sale of said mortgaged property to be and remain in full force and we say that the said mortgaged property to be and remain in full force and we say that the said mortgaged property to be and remain in full force and we say that the said mortgaged property to be and remain in full force and we say that the said mortgaged property to be and remain in full force and we say that the said mortgaged property to be and remain in full force and we say that the said mortgaged property to be and remain in full force and we say that the said mortgaged property to be said to be	d inthem der or decree which shall be made by any y, or the proceeds thereof, then the above virtue in law. Principal Principal Principal M. Kroon, Ass't. Sec. Maryland Resident Agent
Hobart B. Hughes and of and shall well and truly and finder the mortgage aforesaid, a court of Equity in relation to obligation to be void otherwise signed. Scaled and delivered in the presence of As to Principal As to Surety	faithfully perform the trust reposed and shall abide by and fulfill any or the sale of said mortgaged property to be and remain in full force and the sale of said mortgaged property to be and remain in full force and the sale of said mortgaged property to be and remain in full force and the sale of said mortgaged property to be and remain in full force and the sale of said mortgaged property to be and remain in full force and the said mortgaged property to be and remain in full force and the said mortgaged property to be and remain in full force and the said mortgaged property to be and remain in full force and the said mortgaged property to be and remain in full force and the said mortgaged property to be and remain in full force and the said mortgaged property to be and remain in full force and the said mortgaged property to be and remain in full force and the said mortgaged property to be and remain in full force and the said mortgaged property to be and remain in full force and the said mortgaged property to be and remain in full force and the said mortgaged property to be and remain in full force and the said mortgaged property to be and the said mortgaged property to be an accordance to the said mortgaged property to be a said mortgaged property to be	d in
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Hobart B. Hughes and of and shall well and truly and finder the mortgage aforesaid, a court of Equity in relation to obligation to be void otherwise signed. Scaled and delivered in the presence of As to Principal As to Surety Countersigned by Received the mortgage aforesaid, a court of Equity in relation to obligation to be void otherwise signed. As to Principal as to Surety Received the mortgage aforesaid, a court of Equity in relation to obligation to be void otherwise signed. As to Principal as to Principal as to Surety The state of the mortgage aforesaid, a court of Equity in relation to obligation to be void otherwise signed. As to Principal as to Surety The state of the mortgage aforesaid, a court of Equity in relation to obligation to be void otherwise signed. As to Principal as to Surety The state of the state o	faithfully perform the trust reposed and shall abide by and fulfill any or the sale of said mortgaged property to be and remain in full force and we say that the said we say	d inthem der or decree which shall be made by any y, or the proceeds thereof, then the above virtue in law. Principal Principal Principal Principal M. Kroon, Ass't. Sec. Maryland Resident Agent

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

JAMES RUSSELL BOUNDS, III PRINCIPAL

AND

JAMES RUSSELL BOUNDS, JR
AND
EVELYN LEONA BOUNDS
SURETIES

IN

NO. CR7426

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT COURT OF MARYLAND.		
STATE OF MARYLAND	Mulchilleo County	
Jomes Rusell Breuds III	Case No. CR.74 26	
Defendant	Arrest Register No.:	
Address	Warrant or Summons No.:	
Address Description Address hereby become recognizor(s) for Corrector who is charged with the offense of:	ON AND RECOGNIZANCE - Crelyn Serre Bund Telephone 1/1/37-34 Driver's License Wastell Linux 1/37-34 Bungling	
I/We own and pledge as bail property No. 23 in the State of Maryland, which is owned by me/us	in fee simple	
rent of \$ and the taxes are paid up to and including those for the year of 19. /c.; my/our interest therein is absolute and undivided or is and is subject to the following mortgages, encumbrances and other recognizances as follows:		
A/We each jointly and severally pledge the above property for bail with the District Court of Maryland of State of Maryland in the sum of State of Maryland in the sum of State of Maryland, the said sum of money to be paid and levied on my/our goods and chattels, lands and tenements, respectively to and for the use of the State of Maryland, for the appearance of the above defendant to answer the charge alleged against had and to attend the Court named herein: A. In the DISTRICT COURT OF MARYLAND		
day of	19 at o'clock	
and/or In the CRIMINAL COURT OF BALTIN	MORE/CIRCUIT COURT of	
required to be present. The condition of the above recognizance is suc	th, that if the above Affinded.	
does and shall well and truly make personal appear and there to answer unto all such things as shall be	rance before the Court as set forth hereinabove, then alleged and to attend the said Court from day to day, meantime hold the peace, and be of good behavior, then to remain in full force and virtue in law. Signed [SEAL]	
+×++ € 19 Z × 9L-hl 330	Signed Janua B. Britis as [SEAL]	
Time M. Subscribed and sworn to before me, the unders	igned, on this 1/2 day of Dec. [SEAL]	
D.C. 70 Rev. 1/72	; 'Clerk/Commissioner	

COPY OF DEED OR DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H.Calloway, Supervisor of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of Assessments, is Assessments

In testimony whereof, I hereunto subscribe my name this 14th
day of Dec. 1976

In The Colland Supervisor OF ASSESSIBITS

AFFIDAVIT AS TO OWNERSHIP AND INCUMBEFANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

Early Shore

Falend Survey of John June of Shore

Talan Co. 10,580 = 10

In testimony whereof I hereunto subscribe my name this 14th

day of Jeenle, 1976 James References of Survey of Survey of Survey of Necessary of Survey of Necessary of Survey of Necessary of Survey of Survey of Necessary of Survey of

FOR CONFIMATORY DEED JAMES RUSSELL BOUNDS, JR AND EVELYN LEONA BOUNDS, HIS WIFE SEE LIBER J.W.T.S NO. 707 FOLIOS 44 AND 45, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

Saduelle f 1. To appear in the District Court on atM. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing then may prescribe.

3. To keep the peace and be of good behavior in the meantime.

4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which

To not leave the State of Maryland without first securing the permission of Enceue and executing a waiver of extradition.

☐ To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

and the control of th To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$..... the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant: Telephone No Taken and acknowledged before me this . ..

DEC 1 4 1975 deceived in a Records of Wicomico county, Maryland in Liber A

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

JOSEPH SPARROW PRINCIPAL

AND

JOSEPH T. SPARROW, JR.
AND
LILLIAN L. SPARROW
SURETIES

IN

NOS. CR 7412, 7413 and 7414
IN THE DISTRICT COURT OF MARYLAND

	IN THE DISTRICT CO	OURT OF MARYLAND County County
ST	TATE OF MARYLAND	County
	Joseph Sharrow.	Case No. (17412, 7413, 7414
De	Selwherelf Mit	Arrest Register No.:
Ac	ddress .	Warrant or Summons No.:
Adhe	1/We Jaseph F. & Sither Spe	N AND RECOGNIZANCE Telephone 249543. Driver's License.
wł	ho is charged with the offense of:	
,	L. J. D.	Mysaguria Pertofut CDS
••••	Charles Charles	g. A. Diski
in	I/We own and pledge as bail property No the State of Maryland, which is owned by me/us	in fee simple, subject to an annual ground yes or no
re	The said property is now assessed at \$	and the taxes are paid up to and atterest therein is absolute and undivided or is
	llowing mortgages, encumbrances and other reco	gnizances as follows
su ch ar	and	e property for bail with the District Court of Maryand stand indebted to the State of Maryland in the of money to be paid and levied on my/our goods and or the use of the State of Maryland, for the appearableged against h
49	A. In the DISTRICT COURT OF MARYLAN	ND on the
	nd/or In the CRIMINAL COURT OF BALTIM	19 at o'clock M. MORE/CIRCUIT COURT of Wishers
ai	at the Court Hou	h, that if the above
ar	ad those to encuer unto all such things as shall be	ance before the Court as set forth hereinabove, then alleged and to attend the said Court from day to day, neantime hold the peace, and be of good behavior, then o remain in full force and virtue in law
151+++	* has 22 8 94-ht 929	Signed Couffe DipartiseALI
.C. 4 44	* hhs 2 * ol-hl 377	Address Signed S
T	ee charged defendant \$	Life - Ras
	Subscribed and sworn to before me, the undersign.	Collicial [SEAL]
D	O.C. 70 Rev. 1/72	Clerk/Commissioner

CERTIFICATE FFOM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICONICO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of the pr

AFFIDAVIT AS TO OMNERSHIP AND INCUMPERANCES STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

In testinony whereof I hereunto subscribe my name this 14th day of Dec , 1976 Allia d. Spotton Deceptor Subscribed and sworm to before se this 14th day of Neumber, 1976.

Copy of Jack Tay Bell Copy

FOR DEED FROM DEER'S HEAD REALTY CORPORATION TO JOSEPH T. SPARROW, JR. AND LILLIAN L. SPARROW, HIS WIFE, SEE LIBER J.W.T.S. NO. 734 FOLIOS 216, 217 and 218, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND

ase No. CR7412, 7413, 744
Case No. Sparism

STATE OF MARYLAND
Plaintiff

vs. Case No. Co. 777, 19.31. At Delendant

AR

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

□ :·

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

3. To keep the peace and be of good behavior in the meantime.

4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

Coronal Grand and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

whome it produces our full application, whose his after the state of the

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and soal of the Defendant:	12	1
WITNESS the hand and soal of the Defendant: Address School Market ML	1. Joseph Defendant (SEA	L
Telephone No	n n	

Taken and acknowledged before me this . !! ... day of el/2e...., 19.76.

Received for Jecord DEC 14 1976 Clerk/Commissioner/Judge/Sheriff
Received for Jecord DEC 14 1976 and Jecord in the
Received for Jecord Loomics and Jecord in the
Received for Jecord DEC 14 1976 and Jecord in the
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Received for Jecord DEC 14 1976 and Jecord Jecord DEC 14 19

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

CHARLES E. HEARNE, JR.

AND

FULTON P. JEFFERS

IN

NO. 18,097 CHANCERY

Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE, MD. 21203

THE PART OF THE PROPERTY.	Chow. 18,09/
KNOW ALL MEN BY THESE PRESENTS:	
That we, Charles E. Hearne, Jr. and Fulton P. J	effers
	00000 00000 000000000000000000000000000
	as Principal,
and the Fidelity and Deposit Company of Maryland, a body corporation	te, duly incorporated under the laws
of the State of Maryland, as Surety, are held and firmly bound unto the	State of Maryland, in the full and
ust sum of THIRTY THOUSAND (\$30,000.00)	
he said to the said State or its certain Attorney, to which payment well	and truly to be made, and done, we
aind ourselves and each of us, our and each of our Heirs, Executors, A	dministrators, Successors or Assigns
ointly and severally, firmly by these presents.	
Sealed with our seals and dated this	
n the year of our LordONE-THOUSAND-NINE-HUNDRED SE	VENTY SIX
Whereas, the above bounden S. Charles E. Hearne, J.	
by virtue of the power contained in a mortgage from	uilding Systems, Inc.
to Eastern Shore Savings&Loan Association	and assigned to Grumman
Allied Industries, Inc.	and recorded
Allied Industries, Inc. 7th June,	1976
among the mortgage records of Wicomico Count	Yayan Mali Yaka Ridamana ana ana ana ana ana ana ana ana an
in Liber	
is about to sell the land and premises described in said mortgage, defau of the money as specified, and in the conditions and covenants therein	contained.
THE CONDITION OF THE ABOVE OBLIGATION IS S	
Charles E. Hearne, Jr. and Fulton P. Je	effers
do and shall well and truly and faithfully perform the trust reposed in	
under the mortgage aforesaid, and shall abide by and fulfill any order	or decree which shall be made by any
Court of Equity in relation to the sale of said mortgaged property, or	the proceeds thereof then the above
obligation to be void, otherwise to be and remain in full force and virt	ue in law.
In Testimony Whereof, the above boundens. Charles E. P. Jeffers	Hearne, Jr. and Fulton
has hereto settheirhand s and seal sand the said body cor	porate has caused these presents to be
duly signed by its Attorney-in-Fact, the day and year first herein at	oove written.
Signed, sealed and delivered in the presence of:	1
(Than	Nother Man 15-11
Lindery Millian	(SEAL)
() Charle	es B. Hearne, Jr. (SEAL)
Witness: FIDELITY AND DEPOSITED	OMPANY OF MARYLAND
As to Surety By	MARTIOTHEY-IN-Face
	es E. Hearne, Jr.
MD3228a1M, 9-68 180755 CHGLL	es E. hearne, or a.

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by C. M. PECOT, JR. , Vice-President, and PAUL E. ZACHARSKI , Assisting pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidente, Resident Assistant Secretaries, and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint Charles E. Hearne, Jr. of Salisbury, Maryland.....

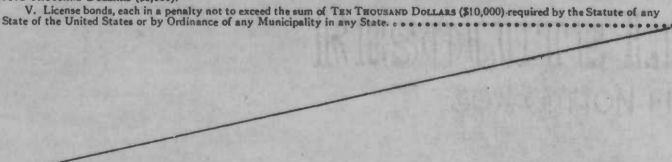
Its true and lawful agent and Attorney -in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed:

I. Bonds and undertakings for faithful performance of duty to be filed in any Court of any State of the United States, or in any United States Court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000) as follows: For administrators and executors; committees for incompetent persons; conservators; commissioners; guardians; referees and trustees for the sale of property; receivers and trustees in bankruptcy proceedings; receivers in equity; trustees under will; persons and corporations exercising powers of sale in deeds, mortgages, and other written instruments covering property located in any state of the United States, Except Assignments for Benefit of Creditors.

II. Bonds and undertakings to be filed in any Court as aforesaid, each in a penalty not to exceed the sum of SEVENTY-FIVE HUNDRED DOLLARS (\$7,500) as follows: For the payment of costs; for petitioning creditors; for plaintiffs in attachment, garnishment, sequestration and replevin suits; for removal of suits from State to Federal Courts.

III. Bonds each in a penalty not to exceed the sum of Ten Thousand Dollars (\$10,000) required of State, County, Township or Municipal Officials, of any State of the United States, whether elected or appointed, except those for Treasurers, Deputy Treasurers, Tax Collectors, Deputy Tax Collectors, Sheriffs, Deputy Sheriffs, Police Constables and Justices of Peace.

IV. Bonds for Notaries Public required by the Laws of any State of the United States, each in a penalty not to exceed the sum of Five Thousand Dollars (\$5,000).



And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Maryland, in their own proper persons. This power of attorney revokes that issued on behalf of Charles E. Hearne, Jr., dated July 7, 1954.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto aubscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this 28th June _day of __

FIDELITY AND DEPOSIT COMPANY OF MARYLAND SEAL Assistant Secretary Vice-President STATE OF MARYLAND 55: CITY OF BALTIMORE

On this 28th day of June , A.D. 19 76, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.

Notary Public Commission Expires July 1, 1978

I, the undersigned, Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate is signed by feeding the said and the said Power of Attorney was one of the By-Laws of the Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate is signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 10th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

In Testimony Whereof, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this - - - 1 1 2 - - -0 10 -7/-

000 000000 0000000 1000	unannan fine Hännen.	anamanada y Ola.A. Sa		course many Washing		
					we	Best 1
I.1427 \ Ctf.	200727 Received	for Record	DEC 10 1976	and		Assistant Jecretary
			ds of Wicomico	County		7
			19 Folio			

1. James Smith, Clork. Bond approved.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

GEORGE EUGENE SHARP PRINCIPAL

AND

ROBERT J. LYNCH
AND
DOROTHY P. LYNCH
SURETIES

IN

NOS. 2-3

7322, 7323, 7324, 7325, and 7326
IN THE DISTRICT COURT OF
MARYLAND

Know All Men By These Presents:

Whereas William E. Shockley, Sheriff of Wicomico County, in the State of Maryland, has in his hands a State writ against the above named George Eugene Sharp and to secure his appearance at the Sept. Term, 1976, of the Circuit Court for Wicomico County, from day to day while it is in session, this bond is executed.

Witness our hands and seals.

TEST Katherine B. allen

George Edgene Sharp

(Seal)

Robert J. Lynch

FILE Dorothy P. Lynch (Seal)

00.21***** 408 S # 87-81 090 00.21***** 408 S # 8 97-81 090 DEC 16 11 33 Att 76

FOR CONFIRMATORY DEED AND PLAT FROM IRA F. WILLING AND RACHEL R. WILLING TO ROBERT J. LYNCH AND DOROTHY P. LYNCH SEE LIBER J.W.T.S. NO. 424 FOLIOS 135, 136, 137 and 138, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.

COPY OF DEED OR DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicom	deo County,
hereby certify that in my opinion the percentage of market v	alue, which
the assessed valuation of the property of Robert J. & Dor \$12,320.	Approx.
represents, is	30 %.
In testimony whereof, I hereunto subscribe my name this_	16th
dey of	
6/ Marion H, Calloway	
SUPPLEUTSOR OF ASSESSMENTS	

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIENS, IF AMY

\$4,000.00 Lien W. A. Purnel	\$4,	,000.	00	Lien	W.	A.	Purnel1	П
------------------------------	------	-------	----	------	----	----	---------	---

\$5,000.00 Property Bond- Somerset County in No. 3127 Crimina

In test	imony wher	reof I hero	eunto sub	scribe my	name this_	16th
day of	ecembie	,]	1976			
	1		(Mac	18	
			. 7	Porally	Mary San	nehl
Subscribed	and sworr	to before	ne this	16th da	y of Dece	mber, 2976

Darbara C. Undermand

Rece.

No. 3d for Pecora DEC 1 5 1976. __ and recorded in the Ascerds of Wicomico Jounts, Karyland in Liber A.J.S.

19 , Folies _______ 293 _____.

a. fames Amilia

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

'ALVIN WALLACE

PRINCIPAL

AND

J. WALLACE

SURETY

IN

NO. CR 6818

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT COURT OF MARYLAND

STATE OF MARYLAND	County
vs.	Case No. 2-3-68/8
Acria cencente	
Defendant /	Arrest Register No.:
RTZ B=x CIF, Eden, MO. Address	Warrant or Summons No.:
PROPERTY APPLICATION	N AND RECOGNIZANCE
1/00 Janhan Wallan	
bereby become recognizor(s) for	4. C. A. A. A. S.
	· ·
who is charged with the offense of	Described to the second

•••••••••••••••••••••••••••••••••••••••	
I/WS own and pledge as bail property No. 2.2.2 in the State of Maryland, which is owned by me/us	in fee simple, subject to an annual ground yes or no
The said property is now assessed at \$ 6376 including those for the year of 19.26; my/our in	and the taxes are paid up to and aterest therein is absolute and undivided or is
	mizances as follows:
	······································
I/We each jointly and severally pledge the above to owe s	e property for bail with the District Court of Mary- and stand indebted to the State of Maryland in the
chattels, lands and tenements, respectively to and it ance of the above defendant to answer the charge a	lleged against ham and to attend the Court named
herein: A. In the DISTRICT COURT OF MARYLAN	ID on the
day of	19 at o'clock
and/or In the CRIMINAL COURT OF BALTIM	IORE/CIRCUIT COURT of
required to be present.	
The condition of the above recognizance is such	h, that if the above
a ta	ance before the Court as set forth hereinabove, then alleged and to attend the said Court from day to day, neantime hold the peace, and be of good behavior, then o remain in full force and virtue in law.
1 → + + + + 1 TOIS → 21-03 333	Address RT 2 Box GIF LOEM Ma
an .	Signed Signed SEALT
74)	
Fee charged defendant \$ 14,00	Address
Fee charged defendant \$ 14,00 Time 1210 M. Subscribed and sworn to before me, the undersi	Address
	gned, on this day of beauteur
Time 1210 P. M.	Address

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT: I, Marion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the perceptege of market value, which the assessed valuation of the property of Jackson + Colyabet represents, is 555 In testimony whereof, I hereunto subscribe my name this day of AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES STATE OF MARYLAND, WICOMICO COUNTY, TO WIT: I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are es follows: DESCRIBE LIERS, IF ARY NONE In testimony whereof I hereunto subscribe my name this_ December, 19 76 g malloy Subscribed and sworm to before me this 20th day of December ,1076. C. Lynne Mahan WARE MA. NOTARY CO. M.

FOR DEED FROM ERNEST A. KING AND FRANCES KING, HIS WIFE TO JACKSON WALLACE AND ELIZABETH WALLACE, HIS WIFE, SEE LIBER J.W.T.S. NO. 538 FOLIOS 301 and 302, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.

TATE OF MARYLAND Plaintiff RECOGNIZANCE KNOW ALL MEN BY THESE PRESENTS: WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows: 1. To appear in the District Court on atM. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided. 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe. -3. To keep the peace and be of good behavior in the meantime. 4. To abide by the following special conditions checked below: To not change my residence without first securing the permission of the Court in which the charges are pending. To not leave the State of Maryland without first securing the permission of Exclering and executing a waiver of extradition. To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe. of the control of the Attached to a state of the second transfer and the second I there is not not excellent in the first terms of the the edition of the figure has two to offer any house, and it was a companion in To assure the observance of the above conditions. I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$..... the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland. 5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the hond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:

Address P. T. 2. Box GIF Identical ICalus Villous (SEAL)

Defendant

Telephone No.

Taken and acknowledged before me this Personalization, 197.6

CR 703

eceived for Record ______ and recorded in the Records of Wicomico County, Maryland in Liber A.J.S.

1 Comes Smith Clark

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

JOHN E. JACOB, JR.
ATTORNEY NAMED IN MORTGAGE

IN

NO. 18,126 CHANCERY

T.o. ('8, 126 Clan.



The Ohio Casualty Insurance Company,

HAMILTON, OHIO

Bond No. 1-911-633

TRUSTEE'S BOND

KNOW ALL MEN BY THESE PRESENTS:

That we John E. Jacob, Jr., Attorney named in Mortgage as principal, and THE OHIO CASUALTY INSURANCE COMPANY, a corporation in the State of Ohio, as surety, are held and firmly bound unto the

State of Maryland, in the full and just sum of Twenty Six Thousand Five

Hundred and 00/100(\$26,500.00)---Dollars, current money, to be paid to the said State of Maryland, or its certain Attorney; to which payment, well and truly to be made and done, we bind ourselves, and each of us, our and each of our Heirs, Successors and Assigns, Executors and Administrators, jointly and severally, firmly by these presents.

Sealed with our seals and dated this 15thday of December, in the year of our Lord one thousand nine hundred and seventy-six.

Whereas, the above bounden John E. Jacob, Jr., Attorney named

in Mortgage by virtue of a decree of the Honorable Judge of the Circuit Court has been appointed trustee of property - two (2) parcels

of land located in Tyaskin Election District, Wicomico County, Maryland mentioned in the proceedings in the case of______

John E. Jacob, Jr., Attorney named in Mortgage

vs.

Community of the state of the s

John J. Bunn and Blakie E. Bunn, His Wife

Case No. #18126

_now pending in the said Court:

John E. Jacob. Jr.

NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH:

That if the above bounden John E. Jacob, Jr., Attorney named in Mortgage do and shall well and faithfully perform the trust reposed in him by said decree, or that may be reposed in him by any future decree or order in the premises, then the above obligation to be void; otherwise to be and remain in full force and virtue in law.

THE OHIO CASUALTY INSURANCE COMPANY

Mary W. Sheublooks ED Michael

DEC 20 2 27 PH '76 A. JAMES SMITH, CLERK Attorney-in-fact

Michael E. Badolato

THE OHIO CASUALTY INSURANCE COMPANY

HOME OFFICE, HAMILTON, OHIO

	2100	11 77.5
of authority granted by Ar	These Bresents: That THE OHIO CASUALTY INSURANCE COMPANY, in pure le VI, Section 7 of the By-Laws of said Company, does hereby nominate, constitute and ep	point.
Mahaal E Redolat		
its true and lewful agent	nd etterney -in-fect, to make, execute, sael and deliver for and on its behalf as surety, and the same of the same	and as
however, any bond interest thereon.	or undertakings guaranteeing payment of loans, notes or the	
and faller and ample to all	conds or undertakings in pursuance of these presents, shall be as binding upon said Constents and purposes, as if they had been duly executed and acknowledged by the respeny at its office in Hamilton, Ohio, in their own proper persons.	npeny. gulerly
SEAL	In WITNESS WHEREOF, the undersigned, Vice-President of the said The Ohio College Company has hereunte subscribed his name and affixed the Corporate Saal said The Ohio Casualty Insurance Company this 14th day of September	of the
[]	(Signed) R. M. Schuder	

STATE OF OHIO. COUNTY OF BUTLER

SS.

On this

14th

day of

September

A. D. 19 71 before

the subscriber, a Notary Public of the State of Ohio, in end for the County of Butler, duly commissioned and quelified, cama R. M. Schuder . Vice-President of THE OHIO CASUALTY INSURANCE COMPANY, to me. R. M. Schuder

Personally known to be the individual and officer described in, and who exacuted the preceding instrument, and he acknowledged the execution of the same, and being by me duly sworn deposeth and saith, that he is the officer of the Compeny ledged the execution of the same, and being by me duly sworn deposeth and saith, that he is the officer of the Compeny aforeseid, and that the seal effixed to the precading instrument is the Corporate Seal of said Company, and the said Corporate Seal and his signature as officer were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal et the City of Hamilton, State of Ohio, the day end year first above written.

(Signed) Dorothy Bibee

Notary Public in and for County of Butler, Stete of Ohio

Vice-President

My Commission expires December 9, 1971.

This power of ettorney is granted under end by authority of Articla VI, Saction 7 of the By-Laws of the Compeny, adopted by its directors on April 2, 1954, extracts from which reed: "ARTICLE VI"

"Section 7. Appointment of Atterney-in-Fact, etc. The chairman of the board, the president, any vice-president, the secretary or eny essistant secretary shell be and is hereby vasted with full power end authority to eppoint atternays-in-fact for the purpose of signing the name of the Company as surety to, and to execute, attach the corporate seal, acknowledge and deliver any and all bonds, recognizances, stipulations, undertakings or other instruments of suretyship and policies of insurence to be given in favor of any individual, firm, corporation, or the official representative thereof, or to any county or state, or any official board or boards of county or state, or the United States of America, or to any other political subdivision."

This instrument is signad and sealed by fecsimile es euthorized by the following Resolution adopted by the directora of tha Company on May 27, 1970:

"RESOLVED that the signature of eny officer of the Company authorized by Article VI Section 7 of the by-lews to eppoint ettorneys in fect, the signature of the Secretery or eny Assistent Secretery certifying to the correctness of any copy of e power of ettorney end the seel of the Company mey be effixed by fecsimila to any power of attorney or copy thereof issued on behelf of the Company. Such signatures end seel ere hereby edopted by the Company es original signatures end seel, to be velid and binding upon the Company with the same force and effect es though menually affixed."

CERTIFICATE

i, the undersigned Assistent Secretary of The Ohio Casuelty Insurance Company, do hereby certify that the foregoing power of attorney, 'Asticla Vi Section 7 of the by-laws of the Company and the above Resolution of its Board of Directors are true and correct copies and are in full force and effect on this date. IN WITNESS WHEREOF, I have hereunto set my hand end the seel of the Company this 15thy of Dec. A. D., 19 76

And I Fr.

Received for Record _ recorded in the Records of Wicomico County

Assistant Secretary

S-4295.C In Liber A.J.S. No. 19 Folio 300 A. James Smith Clerk: Dond approved: a price In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

HOWARD W. ANDERSON PRINCIPAL

AND

FIDELITY AND DEPOSIT COMPANY OF MARYLAND SURETY

IN

NO. 9,528 CHANCERY

9528 Chancin

KNOW ALL MEN BY THESE PRESENTS: That we, Howard W. Ander son, as Principal, and FIDELITY AND DEPOSIT COMPANY OF MARYLAND a body corporate of the State of Maryland , as Surety, are held and firmly bound unto the State of Maryland in the full and just sum of Seventy-Five Hundred Dollars (\$7,500.00), to be paid to the said State or its certain Attorney, to which payment well and truly to be made and done, we bind ourselves and each of us, our and each of our heirs, executors, administrators, successors or assigns, jointly and severally, firmly by these presents, sealed with our seals and dated this 23RD day of DECEMBER, 1976.

WHEREAS, by Decree of Court dated December 22, 1976in No. 9528 Chancery in the Circuit Court for Wicomico County, the said Howard W. Anderson was appointed Committee of the Estate of Marion E. Wootten, Incompetent, with full power and authority to take charge of and manage the property of the said Marion E. Wootten under the direction of said Court;

NOW, THEREFORE, THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, that if the above bounden Howard W. Anderson does and shall well and truly and faithfully perform the trust reposed in him under said Court Decree and shall abide by and perform all and every thing and duty required of him by said Court Decree, then the above obligation to be void; otherwise to be and remain in full force and virtue in law.

WITNESS the hand and seal of said Howard W. Anderson, and in testimony whereof said body corporate has caused these presents to he duly signed by its duly authorized agent and attorney in fact, the year and day first above written.

STONED, SEALED AND DELIVERED

orn the presence of:

LAW OFFICES CULLEN. CLARK & INSLEY 132 E. MAIN ST. SALISBURY, MO. 21801

As to Surety:

2 15 PHETHARD J. KREMER

A. JAMES SHITH, CLERK

Power of Attorney FIDELITY AND DEPOSIT COMPANY OF MARYLAND

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPAN FOF MARYLAND, a corpora-, Vice-President, and J. C. McHUGH tion of the State of Maryland, by N. A. WAGNER Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint Edward J. Kremer of Salisbury, Maryland.

its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings, each in a penalty not to exceed the sum of FIVE HUNDRED THOUSAND DOLLARS (\$500,000).....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes that issued on behalf of Edward J. Kremer, dated February 7, 1968.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this May , A.D. 19.7.4... day of.

ATTEST:

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

(SIGNED)

C. MCHUGH

N. A. WAGNER

(SEAL)

Assistant Secretary

Vice-President

STATE OF MARYLAND CITY OF BALTIMORE

On this 26th day of May , A.D. 1971, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly aworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year

(SIGNED).

EVELYN D. JONES

(SEAL)

Notary Public Commission Expires July 1, 1974

CERTIFICATE

I, the undersigned. Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this

day of DECEMBER

L1419-Ctf. 197474

DEC 2 3 1976 and recorded in the

Received for Moverd -Record of Wicomico County, Maryland in Liber A.J.S. 19, Folios 303

a. fames Amités

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings
Is The Following, To Wit:

BOND OF

CHARLES J. POTTS
AND
WILLIAM D. GOULD
PRINCIPALS

IN

NO. 17,752 CHANCERY

IN THE CIRCUIT COURT

OF

WICOMICO COUNTY

STATE OF MARYLAND

WM. B. TILGHMAN COMPANY, INCORPORATED

Vorgile

GRAHAM C. BLOOD

NO. 17,752 CHANCERY

BOND OF TRUSTEE TO SELL

KNOW ALL MEN BY THESE PRESENTS: That we,

Charles J. Potts and William D. Gould

as Principal, and the UNITED STATES FIDELITY AND GUARANTY COMPANY, a corporation of the State of Maryland, as Surety, are held and firmly bound unto the State of Maryland, in the full and just sum of

Dollars (\$ 40,000.00) to be paid to the said State or its certain Attorney, to which payment, well and truly to be made, we bind ourselves and each of us, our and each of our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

SEALED WITH OUR SEALS and dated this 23rd day of December in the year of our Lord one thousand, nine hundred and Seventy-Six

WHEREAS THE ABOVE BOUNDEN

Charles J. Potts and William D. Gould

by virtue of a decree of the Honorable the Judge of the Circuit Court of Wicomico
County, Maryland have been appointed trustees to sell

Motor Vessel mentioned in the proceedings in the case of

WM. B. TILGHMAN COMPANY, INCORPORATED

versus

GRAHAM C. BLOOD

now pending in said Court.

NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH THAT, if the above bounden

Charles J. Potts and William D. Gould

do and shall well and faithfully perform the trust reposed in Themby said decree, or that may be reposed in them by any future decree or order in the premises, then the above obligation to be void; otherwise to be and remain in full force and virtue in law.

Charles J. Pouts

Charles J. Pouts

M. Pouts

William D. Gould

(SEAL)

UNITED STATES FIDELITY AND GUARANTY COMPANY

By Carrell Morgan Tarner, Attorney-In-Fac

Bond approved By: a. James Smith

DEC 2 8 1975

(CERTIFIED COPY)

POWER OF ATTORNEY

pacetand for Hocory 79258

Know all Men by these Presents:

That UNITED STATES FIDELITY AND GUARANTY COMPANY, a corporation organized and existing under the laws of the State of Maryland, having its principal office at the City of Baltimere, in the State of Maryland, does hereby constitute and

Darrell Morgan Turner

Salisbury of the City of State of Maryland for the following purposes, to wit: State of Maryland, its true and lawful attorney in and for the

To sign its name as surety to, and to execute, seal and acknowledge any and all stipulations, bonds and/or undertakings, and to respectively do and perform any and all acts and things set forth in the resolution of the Board of Directors of the said UNITED STATES FIDELITY AND GUARANTY COMPANY, a certified copy of which is hereto annexed and made a part of this power of attorney; and the said UNITED STATES FIDELITY AND GUARANTY COMPANY, through us, its Board of Directors, hereby ratifies and confirms all and whatsoever the said

Darrell Morgan Turner

may lawfully do in the premises by virtue of these presents.

In Witness Whereof, the said UNITED STATES FIDELITY AND GUARANTY COMPANY has cause In Witness Whereof, the said ONITED STATES PIDEST IN Witness Whereof, the said ONITED STATES PIDEST IN day be sealed with its corporate seal, duly attested by the signatures of its Vice-President and Assistant Secretary, this 20th day day of the said ONITED STATES PIDEST IN day attested by the signatures of its Vice-President and Assistant Secretary, this 20th day attested by the signatures of its Vice-President and Assistant Secretary, this 20th day attested by the signatures of its Vice-President and Assistant Secretary, this 20th day attested by the signatures of its Vice-President and Assistant Secretary, this 20th day attested by the signatures of its Vice-President and Assistant Secretary, this 20th day attested by the signatures of its Vice-President and Assistant Secretary, this 20th day attested by the signatures of its Vice-President and Assistant Secretary, this 20th day attested by the signatures of its Vice-President and Assistant Secretary, this 20th day attested by the signatures of its Vice-President and Assistant Secretary, this 20th day attested by the signatures of its Vice-President and Assistant Secretary at the second attention of the second . A. D. 1968 June .

UNITED STATES FIDELITY AND GUARANTY COMPAN

(Signed)

Wilbur F. Smith

(SEAL)

(Signed)

Richard D. Reinhardt

Assistant Secretary

STATE OF MARYLAND.

CITY OF BALTIMORE.

A. D. 1968, before me personally came 26th day of June On this Vice-President of UNITED STATES FIDELITY AND GUARANTY Wilbur F. Smith , Assistant Secretary of said Company, with both of Richard D. Reinhardt whom I am personally acquainted, who being by me severally duly sworn; said that they resided in the City of Baltimore, Maryland, that they, the said Wilbur F. Smith and Richard D. Reinhardt were respectively that they, the said Wilbur F. Smith and Richard D. Reinhardt were respectively the Vice-President and Assistant Secretary of the said UNITED STATES FIDELITY AND GUARANTY COMPANY, the corporation described in and which executed the foregoing power of attorney; that they each knew the seal of said corporation; that the seal affixed to said power of attorney was such corporate seal; that it was so affixed by order of the Board of Directors of said corporation, and that they signed their names thereto by like order as Vice-President and Assistant Secretary, respectively of the Company.

My commission expires the first day in July, A. D. 19 69

(SEAL)

(Signed)

Herbert J. Aull

Notary Public.

STATE OF MARYLAND, . CITY OF BALTIMORE,

Clerk of Superior Court of Baltimore City, which Court is a Herbert J. Aull Robert H. Bouse Court of Record, and has a seal, do hereby certify that whom the annexed affidavits were made, and who has thereto subscribed h i Sname, was, at the time of so doing a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and sworn and authorized by law to administer oaths, take acknowledgments, or proof of deeds to be recorded therein. I further certify that I am acquainted with the handwriting of the said Notary and verily believe the signature to be h 1S genuine signature.

In Testimony Whereof, I hereto set my hand and affix the seal of the Superior Court of Baltimore City, the same being a Court second, this 26th day of June A. D. 1968 day of of Record, this

(SEAL)

(Signed)

Robert H. Bouse

Clerk of the Superior Court of Baltimore City.

FS 17 9-67

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COPY OF RESOLUTION

and the last

an goly is

18 4 M

That Whereas, it is necessary for the effectual transaction of business that this Company appoint agents and attorneys with power and authority to act for it and in its name in the State of Maryland and in States other than Maryland, and in the Territories of the United States and in the Provinces of the Dominion of Canada and in the Colony of Newfoundland.

Therefore, be it Resolved, that this Company do, and it hereby does, authorize and empower its President or either of its Vice-Presidents in conjunction with its Secretary or one of its Assistant Secretaries, under its corporate seal, to appoint any person or persons as attorney or attorneys-in-fact, or agent or agents of said Company, in its name and as its act, to execute, and deliver any and all contracts guaranteeing the fidelity of persons holding positions of public or private trust, guaranteeing the performance of contracts other than insurance policies and executing or guaranteeing bonds and undertakings, required or permitted in all actions or proceedings, or by law allowed, and

Also, in its name and as its attorney or attorneys-in-fact, or agent or agents to execute and guarantee the conditions of any and all bonds, recognizances, obligations, stipulations, undertakings or anything in the nature of either of the same, which are or may by law, municipal or otherwise, or by any Statute of the United States or of any State or Territory of the United States or of the Provinces of the Dominion of Canada or of the Colony of Newfoundland, or by the rules, regulations, orders, customs, practice or discretion of any board, body, organization, office or officer, local, municipal or otherwise be allowed, required or permitted to be executed, made, taken, given, tendered, accepted, filed or recorded, for the security or protection of, by or for any person or persons, corporation, body, office interest, municipality or other association or organization whatsoever, in any and all capacities whatsoever, conditioned for the doing or not doing of anything or any conditions which may be provided for in any such bond, recognizance, obligation, stipulation, or undertaking, or anything in the nature of either of the same.

Charles O. Mullennix . Assistant Secretary of UNITED STATES FIDELITY AND GUARANTY COMPANY, hereby certify that at a special meeting of the Board of Directors of said Company, duly called and held at the office of the Company, at the City of Baltimore, on the 25th day of February, A. D. 1916, at which was present a quorum of said Directors, duly authorized to act in the premises, resolutions were passed and entered on the minutes of said Company, of which resolutions the foregoing is a true copy and of the whole thereof.

And I do further certify that the above and foregoing is a full, true and correct copy of the original power of attorney given by said Company to Bereek Darrell Morgan Turner

to rign, bonsil as therein set, , authorizing and empowering him of Salisbury, Maryland, authorizing and empowering forth, and that the said Fower of Attorney is still in full force and effect as of this date.

Given under my hand and the seal of said Company, at Baltimore, Maryland, this 23rd

and the state of the state of

Received for Record MER 20 1070 recorded in the Records of Wicomico County in Liber A.J.S. No. 19 Folio_ A. James Smith, Cark. In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

HOBART B. HUGHES
AND
DENIS P. CASEY
PRINCIPALS

IN

NO. 18,148 CHANCERY

WESTERN SURETY COMPANY

311

One of America Sioux Fauts Companies

CHICAGO SIOUX FAUTS DALLAS

PALO IN TO BALA CAMPIO. PA.

TRUSTEES, MORTGAGEES, ATTORNEYS OR FORECLOSURE BOND

2000
KNOW ALL MEN BY THESE PRESENTS: BOND No. 19-TM- 3029
That we, Hobart B. Hughes and Denis P. Casey, as Principal, and the WESTERN SURETY COMPANY, a corporation organized and existing under the laws of the State of South Dakota, as Surety, authorized to do business in the State of Maryland, are held and firmly
bound in the sum of EIGHTEEN THOUSAND (\$ 18,000.00) DOLLARS, (NOT VALID IF FILLED IN FOR MORE THAN \$500,000.00)
to be paid to the said State of Maryland or its certain Attorney, to which payment well and truly to be made, we bind ourselves and our legal representatives, jointly and severally, by these presents.
Sealed with our seals and dated this 6th day of January , 19 77.
WHEREAS, the above bounden Hobart B. Hughes and Denis P. Casey
WHEREAS, the above bounder hobert B. Rayles and James W. Rouse & Company, Incorporated
bearing date the 7th day of December, 1972 and recorded among
the mortgage records of Wicomico County, Maryland
in Liber
and Hobart B. Hughes and Denis P. Casey is about to sell the land and premises described in said mortgage, default having been made in the payment of the money as specified, and in the conditions and covenants therein contained. THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bounden
do and shall well and truly and faithfully perform the trust reposed in them under the mortgage aforesaid, and shall abide by and fulfill any order or decree which shall be made by any Court of Equity in relation to the sale of said mortgaged property, or the proceeds thereof, then the above obligation to be void, otherwise to be and remain in full force and virtue in law.
Signed, Sealed and delivered in the presence of
The As to Principal Heater Alubaux Bloke
Eleanor M. Gootee Hobary B. Highes Principal
As to Surety Den's P. Casey Principal
D. Educardo WESTERN SURETY COMPANY
1/Stanky By K. Illand, Asik Soit
Countersigned by Maryland Resident Agent
Received for Record WA!! 7 1977
Records of Wicomico County, Maryland in the
No. 17 Folios 310
The state of the s
The state of the s

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

HOBART B. HUGHES.
AND
DENIS P. CASEY
PRINCIPALS

IN

NO. 18,149 CHANCERY

Maryland

Chancery 18,149

One of Americas Hatt Bonding Companies CHICAGO SIDUA TALLS PALO ALTO BALA-CYNWYD, PA.

TRUSTEES, MORTO	GAGEES, ATTO	RNEYS OR FOR	ECLOSURE B	OND
KNOW ALL MEN BY THESE PRI	ESENTS:		FORM No. 19-7	гм- 3109
That we, Hobart B. Hu	ighes and Den	is P. Casev		as Principal
and the WESTERN SURETY CO State of South Dakota, as Surety	OMPANY, a corporation, authorized to do	ration organized and business in the State	of Maryland, are	the laws of the held and firmly
bound in the sum of TWENTY CONTROL (NOT to be paid to the said State of M made, we bind ourselves and our let	VALID IF FILLED IN F	or more than \$500,000 in Attorney, to whi	0.00) ch payment well	and truly to be
Sealed with our seals and dated				
WHEREAS, the above bounden	Hobart B. H	ughes and Deni	is P. Casey	
by virtue of the power contained i	Deed of Tru in a mortgage from	st _{Gary W.West}	& Phyllis	M. West, his
to James W. Rouse & C	Company, Inco	rporated		
bearing date the 29th			and	recorded among
the mortgage records of Wicon				
in Liber JWTS	No. 781	F	olio 265	
Hobart B. Hughes and do and shall well and truly and fa under the mortgage aforesaid, and Court of Equity in relation to the	ithfully perform the d shall abide by and ne sale of said morts	e trust reposed in fulfill any order or og gaged property, or th	e proceeds there	ll be made by any of, then the above
obligation to be void, otherwise t Signed, Sealed and delivered in	o be and remain in	full force and virtue i	n law.	
the presence of		,/		. ,
As to Principal	4.	V/h	Luca	11/7
Illanor III.	H. to	Hobart B.	Hughes	Principal
As to Surety	· proces	Denistr.	Casey	Principal
- Garte	1	WESTERN	SURETY	COMPANY
- G. Keper		Ву//	107007 M. Kro	oon, Ass't. Sec.
1	man p	Therepen.		Resident Agent
Countersigned by JA	N 7 1976			
Received for Record Records of Wicomics No. Folios	}	and recorded in cland in Liber	A.J.S	
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come approved &	CONTRACT OF DEL OF	ABARCATA PARTY	-	• 00000000000

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

HOBART B. HUGHES
AND
BENIS P. CASEY
PRINCIPALS

IN

NO. 18,150 Chancery

. Dixentelection conference

WESTERN SURETY COMPANY

One of America Divest Bonding Companies

CHICAGO SIOUX FALES TOALLAS

PALO ALTO BALA CYNWID PA.

That we, Hobart B. Hughes and Denis P. Casey and the WESTERN SURERTY COMPANY, a corporation organized and existing under the laws of the State of South Dakots, as Surety, authorized to do business in the State of Maryland, are held and firmly bound in the sum of NINETEEN THOUSAND MINETEEN THOUSAND CHOT VALID IF FILLED IN FOR MORE THAN SECRECO. (RICT VALID IF FILLED IN FOR MORE THAN SECRECO. (RICT VALID IF FILLED IN FOR MORE THAN SECRECO. (RICT VALID IF FILLED IN FOR MORE THAN SECRECO. (RICT VALID IF FILLED IN FOR MORE THAN SECRECO. (RICT VALID IF FILLED IN FOR MORE THAN SECRECO. (RICT VALID IF FILLED IN FOR MORE THAN SECRECO. (RICT VALID IF FILLED IN FOR MORE THAN SECRECO. (RICT VALID IF FILLED IN FOR MORE THAN SECRECO. (RICT VALID IF FILLED IN FOR MORE THAN SECRECO. (RICT VALID IF FILLED IN FOR MORE THAN SECRECO. (RICT VALID IN FILLED IN FOR MORE THAN SECRECO. (RICT VALID IN FILLED IN FOR MORE THAN SECRECO. (RICT VALID IN FILLED IN FOR MORE THAN SECRECO. (RICT VALID IN FILLED IN FOR MORE THAN SECRECO. (RICT VALID IN FILLED IN FOR MORE THAN SECRECO. (RICT VALID IN FILLED IN FOR MORE THAN SECRECO. (RICT VALID IN FILLED IN FOR MORE THAN SECRECO. (RICT VALID IN FILLED IN FOR MORE THAN SECRECO. (RICT VALID IN FILLED IN FOR MORE THAN SECRECO. (RICT VALID IN FILLED IN FOR MORE THAN SECRECO. (RICT VALID IN FILLED IN FOR MORE THAN SECRECO. (RICT VALID IN FILLED IN FOR MORE THAN SECRECO. (RICT VALID IN FILLED IN FORM MORE THAN SECRECO. (RICT VALID IN FILLED IN FORM MORE THAN SECRECO. (RICT VALID IN FILLED IN FORM MORE THAN SECRECO. (RICT VALID IN FILLED IN FORM MORE THAN SECRECO. (RICT VALID IN FILLED IN FORM MORE THAN SECRECO. (RICT VALID IN FILLED IN FORM MORE THAN SECRECO. (RICT VALID IN FILLED IN FORM MORE THAN SECRECO. (RICT VALID IN FILLED IN FORM MORE THAN SECRET IN FILED IN FILL THAN SECRET IN FILED IN FILED IN FILED IN FILED IN FILED IN FORM THAN SECRET IN FILED IN	TRUS	TEES, MORTGA	AGEES, ATTO	PRNEYS OR FO	RECLOSURE	BOND
and the WESTERN SURETY COMPANY, a corporation organized and existing under the laws of the State of South Dakota, as Surety, authorized to do business in the State of Maryland, are held and firmly bound in the sum of MINETEEN THOUSAND————————————————————————————————————	KNOW ALL	MEN BY THESE P	PRESENTS:	BOND	No. 19-TM- 307	70
to be paid to the said State of Maryland or its certain Attorney, to which payment well and truly to be made, we bind ourselves and our legal representatives, jointly and severally, by these presents. Sealed with our seals and dated this 7th day of January , 19 77. WHEREAS, the above bounden Hobart B. Hughes and Denis P. Casey Deed of Trust wite wite of the power contained in a summing from Lester D. Carey, Jr. and Judy Care his wite to James W. Rouse & Company, Incorporated bearing date the 22nd day of February, 1972 and recorded among the mortgage records of Wicomico County, Maryland in Liber JWTS No. 753 Folio 324 and Hobart B. Hughes and Denis P. Casey is about to sell the land and premises described in said mortgage, default having been made in the payment of the money as specified, and in the conditions and covenants therein contained. THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bounden Hobart B. Hughes and Denis P. Casey do and thall well and truly and faithfully perform the trust reposed in them under the mortgage aforesaid, and shall abide by and fulfill any order or decree which shall be made by any Court of Equity in relation to the sale of said mortgaged property, or the proceeds thereof, then the above poligation to be void, otherwise to be and remain in full force and virtue in law. Signed, Sealed and delivered in the presence of Maryland Resident Agent and records of Wicomico, Country, Maryland in Liber A.J.S Countersigned by Maryland Resident Agent and records of Wicomico, Country, Maryland in Liber A.J.S Countersigned by Maryland Resident Agent and records of Wicomico, Country, Maryland in Liber A.J.S	and the WES	STERN SURETY CO	MPANY, a corpo	ration organized and	existing under the	laws of the
Sealed with our seals and dated this 7th day of January , 19 77. WHEREAS, the above bounden Hobart B. Hughes and Denis P. Casey Deed of Trust Lester D. Carey, Jr. and Judy Care his wife to James W. Rouse & Company, Incorporated bearing date the 22nd day of February, 1972 and recorded among the mortgage records of Wicomico County, Maryland in Liber JWTS no. 753 Folio 324 and Hobart B. Hughes and Denis P. Casey is about to sell the land and premises described in said mortgage, default having been made in the payment of the money as specified, and in the conditions and covenants therein contained. THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bounden Hobart B. Hughes and Denis P. Casey do and shall well and truly and faithfully perform the trust reposed in them under the mortgage aforesaid, and shall abide by and fulfill any order or decree which shall be made by any Court of Equity in relation to the sale of said mortgaged property, or the proceeds thereof, then the above obligation to be void, otherwise to be and remain in full force and virtue in law. Signed, Sealed and delivered in the presence of As to Principal Western Surety Company Principal Western Surety Company Principal Western Surety Principal Western Surety Principal Records of Wicomico Country, Maryland in Liber A.J.S. Countersigned by Maryland Country, Maryland in Liber A.J.S. On Folios 318		(NOT VA	LID IF FILLED IN	FOR MORE THAN \$50	00.000.00	055.00
WHEREAS, the above bounden Hobart B. Hughes and Denis P. Casey by virtue of the power contained in a maximum from Lester D. Carey, Jr. and Judy Care his wife to James W. Rouse & Company, Incorporated bearing date the 22nd day of February, 1972 and recorded among the mortgage records of Wicomico County, Maryland in Liber JWTS No. 753 Folio 324 and Hobart B. Hughes and Denis P. Casey is about to sell the land and premises described in said mortgage, default having been made in the payment of the money as specified, and in the conditions and covenants therein contained. THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bounden Hobart B. Hughes and Denis P. Casey do and shall well and truly and faithfully perform the trust reposed in them under the mortgage aforesaid, and shall abide by and fulfill any order or decree which shall be made by any Court of Equity in relation to the sale of said mortgaged property, or the proceeds thereof, then the above poligation to be void, otherwise to be and remain in full force and virtue in law. Signed, Sealed and delivered in the presence of As to Principal As to Surety WESTERN SURETY COMPANY By History Principal Western Surety Company Maryland Resident Agent eccived for Ro 3ord 160 To 300 American in Liber A.J.S. On Haryland Country, Maryland in Liber A.J.S. On Haryland Resident Agent eccived for Ro 3ord 160 To 300 American in Liber A.J.S.						
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is about to sell the land and premises described in said mortgage, default having been made in the payment of the money as specified, and in the conditions and covenants therein contained. THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bounden Hobart B. Hughes and Denis P. Casey do and shall well and truly and faithfully perform the trust reposed in them under the mortgage aforesaid, and shall abide by and fulfill any order or decree which shall be made by any Court of Equity in relation to the sale of said mortgaged property, or the proceeds thereof, then the above obligation to be void, otherwise to be and remain in full force and virtue in law. Signed, Sealed and delivered in the presence of As to Principal As to Surety WESTERN SURETY COMPANY By Countersigned by Rayland, Ant. Soil Records of Wicomian County, Maryland in Liber A.J.S. O., families Counters as the same and covenants therein contained. The principal delivered in the Records of Wicomian County, Maryland in Liber A.J.S. O., families Counters as the payment of t	in Liber J	WTS	No753	Fo	lio324	
do and shall well and truly and faithfully perform the trust reposed in them under the mortgage aforesaid, and shall abide by and fulfill any order of decree which shall be made by any Court of Equity in relation to the sale of said mortgaged property, or the proceeds thereof, then the above obligation to be void, otherwise to be and remain in full force and virtue in law. Signed, Sealed and delivered in the presence of As to Principal Lleanor M. Loolee Hobart B. Hughes Principal Denis P. Casey Principal WESTERN SURETY COMPANY By Lleanor M. Jolland Recorded by Countersigned by Countersigned by Recorded in the Records of Wicomico County, Maryland in Liber A.J.S.: O. James American					That if the al	oove bounden
Sleanor M. Stoolee Hobart B. Hughes Principal Records of Wicomical Country, Maryland in Liber A.J.S.: O.: Folios Stores As to Principal Medical Principal Hobart B. Hughes Principal Principal WESTER-N SURETY COMPANY By Maryland Resident Agent Records of Wicomical Country, Maryland in Liber A.J.S.: O.: James American Stores O.: James Stor	do and shall under the m any Court'o	well and truly and ortgage aforesaid, and f Equity in relation	d shall abide by a to the sale of sai	nd fulfill any order o d mortgaged propert	r decree which sha y, or the proceeds	thereof, then
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Countersigned by Countersigne	Ele		Gootee	Julie Hobert B. W.	up SH	Que l'action
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Countersigned by Maryland Resident Agent eceived for Report 1971 and recorded in the Records of Wicomica County, Maryland in Liber 1.1.5. O., Folios 314 Clark	5. Ed	toules		(1)	/	OMPANY
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a. fames similar	Received for Record	or Repordin	County Many	d recorded in	the	
Bond approved & filed a. James Smith, Clark	NO .,	., FOLIOS	* 0,	a. fames se	Smith 5	. 193
	Box (sproned &	filed a.	James S.	mith, Clar	b

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

RICHARD E. CULLEN, Assignee PRINCIPAL

AND

FIDELITY AND DEPOSIT COMPANY OF MARYLAND SURETY

IN

NO. 18,137 CHANCERY

NO. 900 08 25

KNOW ALL MEN BY THESE PRESENTS: That we, Richard E. Cullen, Assignee, as principal, and FIDELITY AND DEPOSIT COMPANY OF MD. a body corporate of the State of MARYLAND , as Surety, are held and firmly bound unto the State of Maryland in the full and just sum of Eleven Thousand Dollars (\$11,000.00), to be paid to the State or its certain Attorney, to which payment well and truly to be made and done, we bind ourselves and each of us, our and each of our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Sealed with our seals and dated this 14TH day of January, 1977.

WHEREAS, the above bounden, Richard E. Cullen, by virtue of the power contained in a mortgage from Ralph D. Richardson and Stella C. Richardson, his wife, dated June 28, 1973, and recorded among the Land Records for Wicomico County, Maryland, in Liber J.W.T.S. No. 796, Folio 544, and duly assigned to Richard E. Cullen on December 10, 1976 by The Federal Land Bank of Baltimore for the purpose of collection and foreclosure, is about to sell the land and premises described in said mortgage, default having been made in the payment of the money as specified, and in the conditions and covenants therein contained.

NOW, THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, that if the above bounden Richard E. Cullen does and shall well and truly and faithfully perform the trust reposed in him under the mortgage aforesaid and shall abide by and fulfill any order or decree which shall be made by any Court of Equity in relation to the sale of said property; or the proceeds thereof, then the above obligation to be Midid: Sorne wife to be and remain in full force and virtue in law AMES SHITH CLERK

CULLEN. CLARK WITNESS:

& INSLEY 132 E. MAIN ST.

18137Ch

SALISBURY, MD. 21801

(SEAL)

FILED

JAN 17 9 52 AM '77

A. JAMES SMITH. CLERK

LAW OFFICES
CULLEN, CLARK
& INSLEY
132 E. MAIN ST.
SALISBURY, MD. 21801

Power of Attorney FIDELITY AND DEPOSIT COMPANY OF MARYLAND HOME OFFICE BALTIMORE MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by N. A. WAGNER , Vice-President, and J. C. MCHUGH Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Com-

pany, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any, bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint Edward J. Kremer of Salisbury, Maryland

Its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings, each in a penalty not to exceed the sum of FIVE HUNDRED THOUSAND DOLLARS (\$500,000).....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes that issued on behalf of Edward J. Kremer, dated February 7, 1968.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this

ATTEST:

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

(SIGNED)

I_C_McHUGH_

N.A. WAGNER...

(SEAL)

Assistant Secretary

Vice-President

STATE OF MARYLAND

CITY OF BALTIMORE

On this 26th day of May , A.D. 19 71, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.

(SIGNED)

EVELYN D. JONES

(SEAL)

Notary Public Commission Expires July 1, 1974

CERTIFICATE

I, the undersigned, Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the Fidelity and Deposit Company of Maryland at a meeting duly called and held on the 16th day of July, 1969.

Resolved: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this 19.77. JANUARY FOURTEENTH

Received for Record JAN 17 10 recorded in the Records of Wicomico County 316 im dalbar Assus. S. No. 19 Folio_

A. James Smith, Clerk.

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

PALMER GRANT, JR. PRINCIPAL

AND

PALMER GRANT, JR. AND
STEPHANIE G. GRANT'
SURETIES

IN

NO. CR7678-7679

IN THE DISTRICT COURT OF MARYLAND

IN THE DIST	RICT COURT OF MARYLAND
STATE OF MARYLAND	Willowacco
STATE OF MARTHAND	
- Palmer Grand In-	Case No. CR 7478-7679
Defendant Control Clase Solution	Arrest Register No.:
Address	Warrant or Summons No.:
PROPERTY APP	LICATION AND RECOGNIZANCE
hereby become recognizor(s) for	Telephone 2.40.721. Driver's License.
who is charged with the offense of:	+ EV Glast January

	No. 736F1 1030-1 , located in ULLOwand
A/We own and pledge as bail property in the State of Maryland, which is owned b	y me/us in fee simple
rent of \$	1/1/1 00
	ny/our interest therein is absolute and undivided or is
following mortgages, encumbrances and of	her recognizances as follows:
***************************************	f 1 f of most gaze f from Pros
land Societhers	the above property for bail with the District Court of Mary to owe and stand indebted to the State of Maryland in the
sum of \$	to and for the use of the State of Maryland, for the appear- charge alleged against h
A In the DISTRICT COURT OF MA	ARYLAND on the
day of	DAT MAN OPP (CINCLUT COLURT of Par durely.
and/or In the CRIMINAL COURT OF	BALTIMORE/CIRCUIT COURT of
required to be present. The condition of the above recognizan	ce is such, that if the above
and there to answer unto all such things as	l appearance before the Court as set forth hereinabove, then shall be alleged and to attend the said Court from day to day, in the meantime hold the peace, and be of good behavior, then erwise to remain in full force and virtue in law.
0'Slasass 004222 g 11-03 mm	Signed / 2612122 August J.S. [SEAL]
JAN 26-77 * Z34C5 ***** 15.0	Address A
	Signed Signed SEALT
Fee charged defendant \$. 15	Address
Time	e undersigned, on this 26 day of day of
1924	William Turseff [SEAL]
D.C. 70 Rev. 1/72	Clerk/Commissioner

COPY OF DEED OR DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT: I, Marion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of represents, is 50 In testimony whereof, I hereunto subscribe my name this day of Double 24 SUPERVISOR OF ASSESSIONS AFFIDAVIT AS TO OWNERSHIP AND INCUMPERANCES STATE OF MARYLAND, WICOMICO COUNTY, TO WIT: I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows: DESCRIPE LIERS, IF ALY In testimony whereof I hereunto subscribe my name this_ day of Subscribed and sworm to before me this 2/, day of Populal died.

> FOR DEED FROM SUBURBAN BUILDERS, INC. AND ROGER K: STEFFENS, INC. TO PALMER GRANT, JR., AND STEPHANIE G. GRANT, HIS WIFE

SEE LIBER A.J.S., NO. 853, FOLIOS 565, 566, 567 and 568, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND

FOR Wiconico

STATE OF MARYLAND
Plaintiff

Case No. CR. 7678-7679
vs. / Welinster Showed Ja.

Defendant

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

0:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

3. To keep the peace and be of good behavior in the meantime.

4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

To not leave the State of Maryland without first securing the permission of Distribution.

and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:

Address 25 Ferther Ope Salukery Palyner There of the CSEAL

Telephone No. 5.46-0721

Telephone No. 5.46-0721

Taken and acknowledged before me this 24 day of

JAN 26 1977 Clerk, Commissioner Judge/Sherist T

19 ... Folios 320

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

STEPHEN PURNELL LEATHERBURY

STEPHEN P. LEATHERBURY

AND

REGINA LEE TOWNSEND LEATHERBURY SURETIES

IN

NO. 7677

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT COURT OF MARYLAND				
	YUKMIKA County			
STATE OF MARYLAND				
vs.	Case No			
Storin Purney Leatherbury				
Defendant	Arrest Register No.:			
Address Ventral ave Sulis	Warrant or Summons Noi 27:77 * 23551 *** ** 15.00 NAND RECOGNIZANCE 27-77 A 223551 *** ** 15.00			
PROPERTY APPLICATION	AND RECOGNIZANCE			
141000				
7/We Thisless & Stephen I	eatlistery.			
hereby become recognizor(s) for theplene	J. Jan Challettellety			

	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			

***************************************	***************************************			
Andrew Land and Andrew No. 835	57 located in Assessing			
in the State of Maryland, which is owned by me/us i	fee simple subject to an annual ground			
rent of \$ 11 4/5	and the taxes are paid up to and			
including those for the year of 1924	and is subject to the			
athor roper	nizances as follows:			
following mortgages, encumbrances and other recog	***************************************			
Marting	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
••••				
in a mind of the above	property for ball with the District Court of Mary			
land . C. Larretten to owe a	nd stand indebted to the State of Maryland in the f money to be paid and levied on my/our goods and			
chattels, lands and tenements, respectively to and to ance of the above defendant to answer the charge al	leged against h			
herein:	nacional on the			
. B. (John, 63 W	19 81			
TOTAL COLLEGE OF BALTIM	ORE/CIRCUIT COURT OF			
and/or in the Calminal Court House	se in Aslackaning when			
required to be present.	William Affection P			
The condition of the above recognizance is such	i, that if the above say			
does and shall well and truly make personal appears and there to answer unto all such things as shall be a	ance before the Court as set forth hereinabove, then alleged and to attend the said Court from day to day,			
and not depart therefrom without leave, and in the in the above recognizance shall be void, or otherwise to				
	Signed Sliff John [SEAL]			
	Address			
	Signed Agran Tay Hattlet Cele (SEAL)			
Fee charged defendant \$	Address Atto Ferrie Culture			
1-7-5	27 Claring Sill			
Subscribed and sworn to before me, the undersi	gned, on this day of day of			
197.7	Judge, District Court			
D.C. 70	· ·			

COPY OF DEED OR DEEDS ATTACHED A CONTRACTOR STATE OF THE PARTY TO SERVE TO CERTIFICATE FROM THE ASSESSORS OFFICE STATE OF MARYLAND, WICONICO COUNTY, TO WIT: I, Marion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of Stephen P. + Ke In testimony whereof, I hereunto subscribe my name this 2770 AFFIDAVIT AS TO OWNERSHIP AND INCUMPERANCES STATE OF MARYLAND, WICOMICO COUNTY, TO WIT: I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows: DESCRIBE LIEUS, IF AND In testingony whereof I hereunto subscribe my name this a miny, 197 cey of _ Subscribed and sworm to before me this 27th FOR DEED FROM SURBURBAN BUILDERS, INC. AND ROGER K. STEFFENS, INC. TO REGINA LEE TOWNSEND LEATHERBURY AND STEPHEN P. LEATHERBURY, HER HUSBAND. SEE LIBER A.J.S., NO. 856, FOLIOS 132, 133, 134 and 135, ONE OF THE LAND RECORD OF WICOMICO COUNTY.

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

1. To appear in the District Court on . atM. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

-2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

3. To keep the peace and be of good behavior in the meantime.

4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

To not leave the State of Maryland without first securing the permission of Leung. and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

the series and the contract of the series of the 0: and the second of the second o

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$2.520...., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:
2-6 1- 76 1
Address RT. S. FENTRAL AVE. SILVEN Defendant (SEAL)
Sell = 3 - tree
Telephone No 544-3575
Taken and acknowledged before me this
Taken and acknowledged before me this day of facetage
Some Attitudes
Clerk/Commissioner/Judge/Sheriff
and recorded in the
No. 19 Folios 324 Maryland in Liber A.J.S.
70. 19 Folios 324

a. James Smith

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:
BOND OF

ROBERT J. SCHULTZE Assignee PRINCIPAL

IN

NO. 18,172 CHANCERY

A THE PROPERTY OF THE PROPERTY

LINION CONTRACTOR OF SECURIOR STREET, SECURIOR S

The state of the s

THE PROPERTY OF THE PROPERTY O

WESTERN SURETY COMPANY

One of America & Olaest Bonting Companies
CHICAGO SIOUX FALLS DALLAS
PALO ALTO BALLA CHAVID PA

TRUSTEES, MORTGAGEES, ATTORNEYS OR FORECLOSURE BOND

	· · · · · · · · · · · · · · · · · · ·
KNOW ALL MEN BY THESE PRESENTS:	BOND No. 19-TM-3071
That we, Robert J. Schultze and the WESTERN SURETY COMPANY, a corporat State of South Dakota, as Surety, authorized to do bus	, as Principal, ion organized and existing under the laws of the iness in the State of Maryland, are held and firmly
bound in the sum of FIFTEEN THOUSAND	(\$15,000.00) DOLLARS,
to be paid to the said State of Maryland or its certain be made, we bind ourselves and our legal representat	in Attorney, to which payment well and truly to
Sealed with our seals and dated this17th	day of, 19
. WHEREAS, the above bounden Rober	t J. Schultze
by virtue of the power contained in a mortgage from	Dorothy Sue Shores
to Loyola Federal Savings and Loan A	ssociation
bearing date the 21st day of June Wicomico Country M	
the mortgage records of Wicomico County, Ma	
in Liber J.W.T.S. No. 741	Folio 196
and Robert J.Schultze	
is about to sell the land and premises described in said ment of the money as specified, and in the conditions	d mortgage, default having been made in the pay- and covenants therein contained.
THE CONDITION OF THE ABOVE OBLIGA'	TION IS SUCH, That if the above bounden
Robert J. Schultze	
do and shall well and truly and faithfully perform to under the mortgage aforesaid, and shall abide by and any Court of Equity in relation to the sale of said of the above obligation to be void, otherwise to be and	fulfill any order or decree which shall be made by nortgaged property, or the proceeds thereof, then
Signed, Sealed and delivered in the presence of	
As to Principal	- A
Cuita Horsand	J Cal W
	Robert J. Schultze Principal
As to Surety	Principal
1. Edwards	WESTERN SURETY COMPANY
1. Stanley	By Helland Jon Sun
////	R. Hohard, Note July
Countersigned by	Maryland Resident Agent
Records of Wicomico county, Maryl	i recorded in the
10 - 1	and in Liber A.J.S.
	a. fames Ametic Clerk
1263 Bond approved & filed. a	James Smith, Clerk

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

HUBERT MARVIN COLE PRINCIPAL

JAMES S. PROUSE

AND .

FRANCES D. PROUSÉ SURETIES

IN

No. CR 7547 7561

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT COURT OF MARYLAND			
STATE OF MARYLAND	Michael County		
Alahort Armorix Celoi	Case No. (1 / 1/1/1) 17561		
Defendant Of By O Willeton Dell'k	Arrest Register No.:		
Address Salls 120	Warrant or Summons No.:		
PROPERTY APPLICATIO			
#We games & + 3	Bances: D. Pholise		
hereby become recognizor(s) for	et Maria Cete		
who is charged with the offense of : 13266	ing + Postering + Lacerna		

YAW and alake as he'll manufe No. At	341 Jalie Solomon States in		
in the State of Maryland, which is owned by me/us i	n fee simple, subject to an annual ground yes or no		
rent of \$	and the taxes are paid up to and		
including those for the year of 19; my/our in	terest therein is absolute and undivided or is		
following mortgages, encumbrances and other recog	nizances as follows:		
	3,349.50		
Sollification of the state of t			
land. The connect: En to owe a	property for bail with the District Court of Mary- nd stand indebted to the State of Maryland in the		
chattels, lands and tenements, respectively to and fo ance of the above defendant to answer the charge al herein:	r the use of the State of Maryland, for the appear-		
A. In the DISTRICT COURT OF MARYLAN	D on the		
day of	19 o'clock		
and/or In the CRIMINAL COURT OF BALTIM	e in		
required to be present. The condition of the above recognizance is such	that if the above Heilert M. Cal		
does and shall well and truly make personal appearance before the Court as set forth hereinabove, then and there to answer unto all such things as shall be alleged and to attend the said Court from day to day, and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then the above recognizance shall be void, or otherwise to remain in foll force and virtue in law.			
	Address (SEAL)		
, ,	Addrés		
11.17 0.11.7-33	Signed Transco De Laria [SEAL]		
7 7 . 0	Address		
Time	ned, on this		

Connection District Court

19....7.7.

D.C. 70

STATE OF MARKE AND, MICOMICO COUNTY, TO MIT:

I, Marion M. Calloway, Supervisor of Assessments for Micomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of the represents, is the property of t In testimony whereof, I hereunto subscribe my name this 3 12 11

ear of Feb.

Pristin H (allow

AFFIDAVIT AS TO OWNERSHIP AND INCUREPRANCES

STATE OF MARYLAND, MICCOMICO COUNTY, TO MIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIPE LIFE'S, IF ANY

1.) Mortgage to Robert P. Cannon, recorded J.W.T.S No. 493, Folio 51, 52,53 in the amount of \$853.56. (To be released)

2.) Confessed Judgment in the amount of \$3,349.52 with interest

from date and costs in the amount of \$16.25

In testimony whereof I hereunto subscribe my name this 3 rd

Subscribed and sworn to before ne this 3rd day of Feb. ,1977.

Barban C. Underwood

FOR DEED FROM JAMES H. BAILEY, HIS WIFE TO JAMES S. PROUSE AND FRANCES D. PROUSE HIS WIFE. SEE LIBER J.W.T.S., NO. 386, FOLIOS 47 and 48, ONE OF THE LAND RECORD OF WICOMICO COUNTY.

			5
DISTRICT COURT OF M. STATE OF MARYLAND Plaintiff	vs	Cuse No. 7.54	9 9561 Gla
REC	OGNIZANCE		
KNOW ALL MEN BY THESE PRESENTS:	1978.		
WHEREAS I have been charged with certain bered Charging Documents. In order to be for charges against me. I agree as follows:	ree from incarcerat	tion pending final dis	the above num- position of the
1. To appear in the District Court on at	ourts for preliminary ter indictment or cri med of in those Cou	inquiries or hearing imital information, a) arts and all appeals to	es, continuanças, quals, certitrari

3. To keep the peace and be of good behavior in the meantime.

4. To abile by the following special conditions checked below:

To not change my residence without first securing the permission of the Court is which the charges are pending.

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

0:

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond; the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the lond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any fourt having jurisdiction of the above entitled matter at the time of each breach and if the bond is as forfeited judgment may be entered against each debter jointly and severally for the amount above states, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may occuse more or fewer persons than times now charged. If lessed on the same incident(s), shall not affect my liability and the liability of the smetles on this bond.

Taken and acknowledged before me this 325 day of feller 19.27.

Taken and acknowledged before me this 325 day of feller 19.27.

Taken and acknowledged before me this 325 day of feller 19.27.

Taken and acknowledged before me this 325 day of feller 19.27.

Taken and acknowledged before me this 325 day of feller 19.27.

Taken and acknowledged before me this 325 day of feller 19.27.

Taken and acknowledged before me this 325 day of feller 19.27.

Taken and acknowledged before me this 325 day of feller 19.27.

Taken and acknowledged before me this 325 day of feller 19.27.

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

JOHN WILLIAM LONG

AND

JOHN B. LONG, II PRINCIPALS

IN

NO. 18,187 CHANCERY

in Practical Language

THE TREE PROPERTY OF THE PROPERTY OF THE PARTY OF THE PAR

The rest of the second second second second

WESTERN SLERETY COMPANY One of American Oblight Bonding Companies

America - Oliest Bondina Companies

CHICAGO - SIOUX FALES DALLAS

PALO ALTO : BALA CYNWYO PA.

TRUSTEES, MORTGAGEES, ATTORNEYS OR FORECLOSURE BOND
KNOW ALL MEN BY THESE PRESENTS: BOND No. 19-TM- 3072
ALION INDICATE OF THE PROPERTY
That we, John William Long and John B. Long, II , as Principal, and the WESTERN SURETY COMPANY, a corporation organized and existing under the laws of the State of South Dakota, as Surety, authorized to do business in the State of Maryland, are held and firmly
bound in the sum of One Hundred Ninety-Five Thousand (\$195,000.00) DOLLARS, (NOT VALID IF FILLED IN FOR MORE THAN \$500.000.000)
to be paid to the said State of Maryland or its certain Attorney, to which payment well and truly to be made, we bind ourselves and our legal representatives, jointly and severally, by these presents.
Sealed with our seals and dated this 3td day of February, 1977.
WHEREAS, the above bounden John William Long and John B. Long, II
by virtue of the power contained in a mortgage from James L. Bowden and Delores E. Bowden, his wife
to Lawrence E. Hancock and Naomi P. Hancock, his wife
bearing date the 17th day of October, 1974 and recorded among
the mortgage records of Wicomico County, Maryland
in Liber A.T.S. No. 830 Folio 224
and John William Long and John B. Long, II is about to sell the land and premises described in said mortgage, default having been made in the payment of the money as specified, and in the conditions and covenants therein contained.
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bounden
John William Long and John B. Long, II
do and shall well and truly and faithfully perform the trust reposed in them under the mortgage aforesaid, and shall abide by and fulfill any order or decree which shall be made by any Court of Equity in relation to the sale of said mortgaged property, or the proceeds thereof, then the above obligation to be void, otherwise to be and remain in full force and virtue in law.
Signed, Sealed and delivered in the presence of
As to Principal As to Principal
Oleman Sue John WILLAM LONG Principal
As to Surety JOHN B. LONG, IT Principal
S. E. C. C. C. WESTERN SURETY COMPANY
1/20tonles By I Alleliand Sim Sign
FEB 8 1977 Lill Maryland Resident Agent
ReceCountersigned by Id The Proceed in the Records of Wicomico County, Maryland in Liber A.J.S.:
No.: 19 Folios 334 Clerk
Discourse of the second of the
Bont approved of filed. a family mith Click

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

HOBART B. HUGHES
AND
DENIS P. CASEY
PRINCIPALS

IN

NO. 18,192 CHANCERY

Maryland

Chanceny #18,192

WESTERN SURETY COMPANY

One of America's Oldert Bonding Companies.

PALO ALTO BALA CYNWYD, PA.

TRUSTEES, MORTGAGEES, ATTO	RNEYS OR FORECLOSURE BOND
KNOW ALL MEN BY THESE PRESENTS:	FORM No. 19-TM- 3230
That we, Sobart B. Rughes and Denis and the WESTERN SURETY COMPANY, a corpor State of South Dakota, as Surety, authorized to do by	P. Casey as Principal, ration organized and existing under the laws of the business in the State of Maryland, are held and firmly
bound in the sum of EIGHTEEN THOUSAND (NOT VALID IF FILLED IN FO	OR MORE THAN \$500,000.00)
made, we bind ourselves and our legal representatives,	jointly and severally, by these presents.
Sealed with our seals and dated this 3rd	day of
WHEREAS, the above bounden Hobart B. Hu	ghes and Denis P. Casey
by virtue of the power contained in amouting from his wife to James W. Rouse & Company, Incor	Raymond W. Wilson and Elizabeth Wilson
	ay, 1972 and recorded among
the mortgage records of Wicomico County,	
in Liber J.W.T.S. No.	761 Folio 11
of the money as specified, and in the conditions and o	id mortgage, default having been made in the payment
Hobart B. Hughes and Denis P. Cas	
do and shall well and truly and faithfully perform the under the mortgage aforesaid, and shall abide by and Court of Equity in relation to the sale of said mortg obligation to be void, otherwise to be and remain in f	trust reposed inthem fulfill any order or decree which shall be made by any aged property, or the proceeds thereof, then the above
Signed, Sealed and delivered in the presence of	
As to Principal Montee	Mulauxolfe
Eleanor M. Hartee	Robart B. Frincipal Principal
As to Surety	Denis P. Casev Principal
	WESTERN SURFYY COMPANY
	By K. Scholer, Ass't. Sec.
Countersigned by	Maryland Resident Agent
Received for Record FEB 4 197	maryland in Liber A.J.S.:
No. 19. Folios 336	a. fames Amith . 61078
Bond append + filed.	a. James Smith Clerk
Commission Commission with the supply for your - one of	APPAYPATO OLOGOTA OPPATO CORPATIBLE DIRECTORIO DISTRIBUIRDO

In The Records Of The Circuit Court For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

JOHN B. LONG, II PRINCIPAL

IN

NO. 18,195 CHANCERY

Maryland

This are and the

the state of the second and the second

WESTERN SURETY COMPANY

One of America's Oldest Bonding Companies

CHICAGO SIOUX FALLS' DALLAS

PALO ALTO BALACYNWYD. PA.

ROSTEES, MONTGAGEES, ATTO	
KNOW ALL MEN BY THESE PRESENTS:	BOND No. 19-TM-3074
That we, John B. Long II	, as Principal,
and the WESTERN SURETY COMPANY, a corpora State of South Dakota, as Surety, authorized to do bu	ation organized and existing under the laws of the
bound in the sum of <u>Eighteen Thousand</u> (NOT VALID IF FILLED IN F	and NO/100 (\$ 18,000.00) DOLLARS, OR MORE THAN \$500.000.00)
to be paid to the said State of Maryland or its cert be made, we bind ourselves and our legal represents	ain Attorney, to which payment well and truly to atives, jointly and severally, by these presents.
Sealed with our seals and dated this	
WHEREAS, the above bounden John B. I	long II
by virtue of the power contained in a mortgage from	John Webb Insley, Jr. and Mary L. Insley, his wife
to Ruth S. Wynn	
bearing date the 12th day of 1	
the mortgage records of Wicomico County.	Maryland
in Liber J.W.T.S. No. No. 808	Folio 422
is about to sell the land and premises described in sement of the money as specified, and in the condition	aid mortgage, default having been made in the pay- ns and covenants therein contained.
THE CONDITION OF THE ABOVE OF IC	ATION IS SUCH, That if the above bounden
	Allow is book, that is the above bounders
John B. Long II	
do and shall well and truly and faithfully perform	the trust reposed in him
cunder the mortgage aforesaid, and shall abide by an	d fulfill any order or decree which shall be made by mortgaged property, or the proceeds thereof, then
Signed, Sealed and delivered in the presence of	
the presence of	1 /
As to Principal	11/11/1
Centrice & Laws	let B hing the
	John B. Long II Principal
As to Surety	Principal
f. Edward eld	WESTERN SURETY COMPANY
j. Durkey	By Killiand
	R. Holland, Auch Sie's
Countersigned by	Maryland Resident Agent
Bond approved of filed, a. J	
Received for Record	and
in Liber A.J.S. No. 19, Folio	~~~
1263	C) 482

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF VRICHARD D. WARREN

STATES ATTORNEY FOR WICOMICO COUNTY

Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE, MD. 21203

AMOUNT - \$5,000.00

Bond No. 887 58 42

KNOW ALL MEN BY THESE PRESENTS:

That we, Richard D. Warren, Wicomico County, Maryland as Principal, and the Fidelity and Deposit Company of Maryland, a corporation duly incorporated under the laws of the State of Maryland and authorized to write fidelity and surety bonds in the State of Maryland, as Surety, are held and firmly bound unto the State of Maryland in the full and just sum of FIVE THOUSAND AND 00/100 DOLLARS (\$5,000.00), lawful money of the United States of America, for the payment of which, well and truly to be made, the Principal binds himself, his heirs, executors and administrators and the Surety binds itself, its successors and assigns, jointly and severally, firmly by these presents.

SIGNED, SEALED, DATED AND DELIVERED this 6th day of January, 1977.

WHEREAS, the above-bounden Principal was, on the 5th day of November, 1974, duly elected to the office of STATES ATTORNEY FOR WICOMICO COUNTY, State of Maryland; and

WHEREAS, the being a requirement of Chapter 37 of the Acts of 1947 General Assembly, approved February 26, 1947, that the above-bounden Principal shall give annually in the amount of FIVE THOUSAND AND 00/100 DOLLARS (\$5,000.00), this bond is given for the period beginning with the 6th day of January, 1977 and ending on the 6th day of January, 1978.

NOW, THEREFORE, the condition of this obligation is such, that if the above-bounden Principal, shall for the period for which this bond is given faithfully perform the duties of his office and account for all funds and property received under color of said office, then this obligation to be void; otherwise to remain in full force and effect.

IN TESTIMONY WHEREOF, the said Principal has hereunto set his hand and seal and the said Surety has caused this instrument of writing to be executed the day and year first above written.

WITNESS:

AS TO SURETY:

Lan Cularier

Debra Thompson

Richard D. Warren

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

Clinton A. Killam, Jr. Attorney-in-Fact

DER ABBY ABRANT, MG. STATE SEEDER

Power of Attorney FIDELITY AND DEPOSIT COMPANY OF MARYLAND

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by C. M. PECOT, JR. , Vice-President, and C. W. ROBBINS Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint R. F. Mansfield, Clinton A. Killam, Jr., J. Russell Townshend and John J. Lambdin, all of Baltimore, Maryland, EACH

its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings......

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes those issued on behalf of R. F. Mansfield, etal, dated April 30, 1976 and on behalf of John J. Lambdin, dated June 29, 1976.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this ____day of ______, A.D. 19.76

FIDELITY AND DEPOSIT COMPANY OF MARYLAND CW Robbius
Assistant Secretary

STATE OF MARYLAND CITY OF BALTIMORE 95:

ATTEST:

On this 2nd day of August , A.D. 19 76, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year

Notary Public Commission Expires July 1, 1978

CERTIFICATE I, the undersigned, Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this day of January 1977

1.1419--Ctf. 201716

Clerk

FES 1 4 1977 Received for Recent and recorded in the No. 19 x 340 And in Liber A.J.S. Q. james Finitis

65 Ex. & M. Comptroller of the Treasury, St. of Md., Treasury Bldg., Box 466, Anna., Md. 21404 2/14/77 In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

PAUL E. TRUITT PRINCIPAL

ROSE OLIVE TRUITT

IN

SURETY

NO. CR7777

IN THE DISTRICT COURT OF MARYLAND

CDE

IN THE DISTRICT COURT OF MARYLAND VICOMICS County STATE OF MARYLAND Arrest Register No.: Warrant or Summons No.: Address PROPERTY APPLICATION AND RECOGNIZANCE hereby become recognizor(s) for who is charged with the offense of:..... following mortgages, encumbrances and other recognizances as follows: 4/We each jointly and severally pledge the above property for bail with the District Court of Mary-herein: A. In the DISTRICT COURT OF MARYLAND on the and/or In the CRIMINAL COURT OF BALTIMORE/CIRCUIT COURT of As Charles at the Court House in when The condition of the above recognizance is such, that if the above ... Of the Cail. does and shall well and truly make personal appearance before the Court as set forth hereinabove, then and there to answer unto all such things as shall be alleged and to attend the said Court from day to day, and not depart therefrom without leave, and in the meantime hold the peace, and be of good behavior, then the above recognizance shall be void, or otherwise to remain in full force and virtue in law. -Signed Pre Olive Ment [SEAL] Signed[SEAL] Fee charged defendant \$ 14 00

Judge, District Court

Clack

D.C. 70

CERTIFICATE FROM THE ASSESSOPS OFFICE

STATE OF MARYLAND, WICONICO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County,
the percentage of market value, which
the assessed valuation of the property of feec of Truett represents, is approximately that in my opinion the percentage of Truett.
In testimony whereof, I hereunto subscribe my name this / 1
lay of <u>Jel.</u> 1977.

Massion H. Calloway
SUPERVISOR OF ASSESSMENTS a January

AFFIDAVIT AS TO OWNERSHIP AND INCUMPERANCES

STATE OF MAPYLAND, MICOMICO COURTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIERS, IF ANY

	None		
In testimony	whereof I hereunto subst	cribe my name this_	15
day of Fe	1, 19 77		miles of
		Roe Olin Do	with
		OMNER	being a const
Subscribed and	sworn to before ze this_		,197
		10 relicente	elul.
		lieter Public	sel l'aux.

Copy of Deed.

FOR DEED FROM MINNIE LAWS TO ALBERT EDISON TRUITT AND ROSE OLIVE TRUITT SEE J.W.T.S. NO. 465, FOLIOS 355, 356 AND 357, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND

Plaintiff

FOR Wiconiuco

s. Poul EVr

TD

..... AR ..

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

STATE OF MARYLAND

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me. I agree as follows:

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

3. To keep the peace and be of good behavior in the meantime.

4. To abide by the following special conditions checked below:

not change my residence without first securing the permission of the Court in which the charges are pending.

To not leave the State of Maryland without first securing the permission of

Circuit Count: and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

S: Exapt

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:

Address Address

CR Tos

Bay Toward (SEA)

Telephone No. FER 1 5 1977

ame day recorded in Lib

AJS No. 19 Folio 343 & [1] CO200.

Records of Wicomico County

Rest.

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

WILLIAM G. DUVALL

VCARROLL E. BOUNDS

IN

NO. 18,199 CHANCERY

The Travelers Indemnity Company

Hartford, Connecticut

(A STOCK COMPANY)

KNOW ALL MEN BY THESE PRESENTS, that we William G. Duvall and	
Carroll E. Bounds	
and THE TRAVELERS INDEMNITY COMPANY, a body corp	
State of Connecticut, duly authorized by its charter to become sole surety on bon	ds, are held
and firmly bound unto the State of Maryland, in the full and just sum of (\$9,0	00.00)
Nine Thousand and no/100 Dollars,	to be paid to
the said State or its certain Attorney, to which payment well and truly to be made	de, we bind
ourselves and each of us, our and each of our heirs, executors, administrators,	
assigns, jointly and severally, firmly by these presents - sealed with our seals	
Oth day of February in the year of our Lord one thousand nine hu	ndred and
Seventy-Seven (1977)	
WHEREAS, the above bounden William G. Duvall and Carroll E. Bound	İs
Or the Country History	ian Co Md
by virtue of a decree of the Honorable the Judge of Circuit Court for Wicom	ico co., na
has been appointed Assignees for foreclosure and collection - Chancery	No. 18199
vs. John Webb Insley, Jr.	
now pending in said Court	
NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, that if the ab	ove bounden
	shall well a
raithfully perform the trust reposed an	
reposed inby any future decree or order in the pr	
the above obligations to be void; otherwise to be and remain in full force and	virtue in law
Signed, Sealed and Delivered	
in the presence of	(SEA
William G. Duyally	da (SEA
Carroll E Bounds	(SEA
THE TRAVEZERS INDEMNITY	COMPANY,
By Mccks	
W. N. Jackson, Jr.	
Trustce-Receiver	
Maryland Maryland	

Hartford, Connecticut

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That THE TRAVELERS INDEMNITY COMPANY, a corporation of the State of Connecticut, does hereby make, constitute and appoint

Samuel W. Seidel, W. N. Jackson, Jr., both of Salisbury, Maryland, EACH

its true and lawful Attorney(s)-in-Fact, with full power and authority, for and on behalf of the Company as surety, to execute and deliver and affix the seal of the Company thereto, if a seal is required, bonds, undertakings, recognizances, consents of surety or other written obligations in the nature thereof, as follows:

Any and all bonds, undertakings, recognizances, consents of surety or other written obligations in the nature thereof not exceeding in amount Two Hundred and Fifty Thousand Dollars (\$250,000) in any single instance

and to bind THE TRAVELERS INDEMNITY COMPANY thereby, and all of the acts of said Attorney(s)in-Fact, pursuant to these presents, are hereby ratified and confirmed. This appointment is made under and by authority of the following by-laws of the Company which by-laws

are now in full force and effect:

ARTICLE IV, SECTION 13. The Chairman of the Board, the President, the Chairman of the Finance Committee, nny Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, any Secretary or any Department Secretary may appoint attorneys-in-fact or agents with power and authority, as defined or limited in their respective powers of attorney, for and on behalf of the Company to execute and deliver, and affix the seal of the Company thereto, bonds, undertakings, recognizances, consents of surety or other written obligations in the nature thereof and any of said officers may remove any such attorney-in-fact or agent and revoke the power and authority given to him.

ARTICLE IV. SECTION 15. Any bond, undertaking, recognizance, consent of surety or written obligation in the nature thereof shall be valid and binding upon the Company when signed by the Chairman of the Board, the President, the Chairman of the Finance Committee, any Executive Vice President, any Senior Vice President, any Second Vice President and duly attested and sealed, if a seal is required, by any Secretary or any Department Secretary or any Assistant Secretary or when signed by the Chairman of the Board, the President, the Chairman of the Finance Committee, any Executive Vice President, any Senior Vice President, any Vice President or any Second Vice President and countersigned and sealed, if a seal is required, by a duly authorized attorney-in-fact or agent; and any such bond, undertaking, recognizance, consent of surety or written obligation in the nature thereof shall be valid and binding upon the Company when duly executed and sealed, if a seal is required, by one or more attorneys-in-fact or agents pursuant to and within the limits of the authority granted by his or their power or powers of attorney.

This power of attorney is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Directors of THE TRAVELERS INDEMNITY COMPANY at a meeting duly called and held on the 30th day of November, 1959:

VOTED: That the signature of any officer authorized by the By-Laws and the Company seal may be affixed by facsimile to any power of attorney or special power of attorney or certification of either given for the execution of any bond, undertaking, recognizance or other written obligation in the nature thereof; such signature and seal, when so used being hereby adopted by the Company as the original signature of such officer and the original seal of the Company, to be valid and binding upon the Company with the same force and effect as though manually

This power of attorney revokes that dated September 10, 1968 on behalf of Samuel W. Seidel, W. N. Jackson, Jr.

IN WITNESS WHEREOF, THE TRAVELERS INDEMNITY COMPANY has caused these presents to be signed by its proper officer and its corporate seal to be hereunto affixed this day of April 19 73. day of THE TRAVELERS INDEMNITY COMPANY

MATOUSE

Secretary, Surety

(Over)

State of Connecticut, County of Hartford—ss: April before me personally in the year day of came E. A. Houser III to me known, who, being by me duly sworn, did depose and say: that he resides in the State of Connecticut; that he is Secretary (Surety) of THE TRAVELERS INDEMNITY COMPANY, the corporation described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by authority of his office under the by-laws of said corporation, and that he signed his name thereto by like authority.



Buth N. Somerville

Notary Public

April 1, 1979 My commission expires

the Records of Wicesia

- La James Saith, Olork.

The state of the s	Jamos	Smith	
CERTIFICATION,		#0110 <u>_</u>	TEN .

I, D. J. Nash, Assistant Secretary (Surety) of THE TRAVELERS INDEMNITY COMPANY certify that the foregoing power of attorney, the above quoted Sections 13. and 15. of Article IV of the By-Laws and the Resolution of the Board of Directors of November 30, 1959 have not been abridged or revoked and are now in full force and effect.

day of February 10th Signed and Sealed at Hartford, Connecticut, this

Assistant Secretary, Surety

S-1869 (BACK)

Received for Forth and recorded in the Received of FEB 1 4 197Z.

No., 19 . Follow 347 . Toylor A.J.S.

No., 19 . Follow 347 . Toylor A.J.S.

Q. fames simulation Clerk

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

STEVEN ALLEN PRICE PRINCIPAL

AND

WILLIAM M. PRICE AND ELEANOR PRICE SURETIES

IN

NO. CR7794 & MV CHGS.

IN THE DISTRICT COURT OF MARYLAND

D.C. 10

IN THE DISTRICT CO.	William County
STATE OF MARYLAND	
Steren Allen Price.	Case No. CR1774. 4 Millies.
Defendant 1 Ola	Arrest Register No.:
Address	Warrant or Summons No.:
hereby become recognizor (s) for Size	
in the State of Maryland, which is owned by me, us	in fee simple yes or no
The said property is now assessed at \$	and the taxes are paid up to and aterest therein is absolute and undivided or is
•••••••••••••••••••••••••••••••••••••••	
I/We each jointly and severally pledge the above land	e property for bail with the District Court of Maryand stand indebted to the State of Maryland in the of money to be paid and levied on my/our goods and or the use of the State of Maryland, for the appearableged against had and to attend the Court named
herein:	Milianuin on the
	The second secon
and or In the CRIMINAL COURT OF BALTIN	MORE/CIRCUIT GOORI ofwhen
required to be present. The condition of the above recognizance is suc	h, that if the above
does and shall well and truly make personal appear and there to answer unto all such things as shall be and not depart therefrom without leave, and in the	ance before the Court as set forth hereinabove, then alleged and to attend the said Court from day to day, meantime hold the peace, and be of good behavior, then
	Signal T. T. L.
er-c0	Address Signed Min. Eliana Market [SEAL]
Time	Address
Subscribed End Strong	igned, on this day of
19/	igned, on this day of
A. JAHES SHITH, CLERK	6/3/2

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICONICO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of #5750 represents, is _ In testimony whereof, I hereunto subscribe my name this 22 72 SUPERVISOR OF ASSESSMENTS AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES STATE OF MARYLAND, WICOMICO COUNTY, TO WIT: I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows: DESCRIBE LIEN'S, IF ANY First Mortgage to First Shore Federal Savings and Loan Association, Balance due - \$2,500.00. In testimony whereof I hereunto subscribe my name this 22nd February William M. Price Subscribed and sworn to before me this 22nd day of February ,107 7

FOR DEED FROM DONALD A. HANNAMAN, MARION J. HANNAMAN, HIS WIFE, P. ELLIOTT BURROUGHS, MARIA F. BURROUGHS, HIS WIFE, MILFORD W. TWILLEY, BUELA W. TWILLEY, HIS WIFE TO WILLIAM M. PRICE, ELEANOR A. PRICE, HIS WIFE SEE J.W.T.S. NO. 458, FOLIOS 123, 124 AND 125, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND

FOR Wiconcies
se No. C. P. 7794 + M. D. Ell

STATE OF MARYLAND Plaintiff vs. Lines Office & Price.

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

To not leave the State of Maryland without first securing the permission of . Deshicitor Current Court and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

0:

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

Telephone No. 749703.3	
Laken and arknow a fallengering me this a coka o what here it is a color of the col	
Taken and acknowledge County, Maryland in Liber A.J.S. Pecsived Toliox 351 Clerk Commissioner Audio Cherist	

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

THOMAS L. LILLY, ATTORNEY

IN

NO. 18,084 CHANCERY

HAMILTON, OHIO

ASSIGNEE'S BOND

TRUSTEE USCEDUX

KNOW ALL MEN BY THESE PRESENTS:
MONTH A THE PROPERTY AND A TAXABLE AND MEN
That we THOMAS L. LILLY, ATTORNEY as principal, and THE OHIO CASUALTY INSURANCE COMPANY, a corporation in the State of Ohio, as surety, are held and firmly bound unto the
State of Maryland, in the full and just sum of Forty Thousand Dollars and
No Cents (\$40,000.00) Dollars, current money, to be paid to the said State of Maryland, or its certain Attorney; to which payment, well and truly to be made and done, we bind ourselves, and each of us, our and each of our Heirs, Successors and Assigns, Executors and Administrators, jointly and severally, firmly by these presents.
Sealed with our seals and dated this 2nd day of March, in the year of our Lord one thousand nine hundred and seventy-seven.
Whereas, the above bounden THOMAS L. LILLY, ATTORNEY
by virtue of a decree of the Honorable Judge of the Circuit Court has been appointed tricing for the benefit of Creditors
mentioned in the proceedings in the case of Creditors
vs.
ARNOLD L. WALLER, INC.
now pending in the said Court:
. NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH:
That if the above bounden THOMAS L. LILLY, ATTORNEY do and shall well and faithfully perform the trust reposed in Him by said decree, or that may be reposed in Him by any future decree or order in the premises, then the above obligation to be void; otherwise to be and remain in full force and virtue in law, THOMAS L. LILLY, ATTORNEY
0.00 (/ /m L)

THE OHIO CASUALTY INSURANCE COMPANY

Transcor a. R. Walter Jones - Attorney-in-fact

CER FIED COPY OF POWER OF AT ORNEY

THE OHIO CASUALTY INSURANCE COMPANY

HOME OFFICE, HAMILTON, OHIO

No. 11-406

HE OHIO CASUALTY INSURANCE COMPANY, in pursuance
of said Company, does hereby nominate, constitute and appoints
Jr of Salisbury, Maryland
executa, seel and deliver for and on ite bahalf as surety, and as RECOGNIZANCES, not exceeding in any single instance
eeing the payment of notes and interest thereon
֡

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Hamilton, Ohio, in their own proper persons.

The authority granted hereundar supereadae any pravious authority haretofore granted the above named attorney (s)-in-fact.



In WITNESS WHEREOF, the undersigned, Vice-President of the said The Ohio Casualty Insuranca Company has hereunto subscribed his name and affixed the Corporate Seal of the said The Ohio Casualty Insurance Company this 2nd day of April 19 71.

> (Signed) J. Earl Rochester Vice-President

STATE OF OHIO. COUNTY OF BUTLER

55.

On this

April

A. D. 1971

the subscriber, a Notary Public of the State of Ohio, in and for the County of Butler, duly commissioned and qualified, cama J. Earl Rochester , Vice-President of THE OHIO CASUALTY INSURANCE COMPANY, to ma parsonally known to be the individual and officer described in, and who axecuted the praceding instrument, and he acknowledged the axecution of the same, and being by me duly sworn deposeth and saith, that he is the officer of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and his signature as officer were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto act my hand and affixed my Official Seal at the City of Hamilton, State of Ohio, tha day and year first above written.



(Signad) Dorothy Bibes Notary Public in and for County of Butler, State of Ohio My Commission axpires December 9, 1971.

This power of attorney is granted under and by authority of Article VI, Section 7 of the By-Laws of the Company, adopted by its directors on April 2, 1954, axtracts from which read:

"Section 7. Appointment of Attorney-in-Fact, etc. The chairman of the board, the president, any vice-president, the secretary or any assistant sacretary shall be and is hereby vested with full power and authority to appoint attorneys-in-fact for the purpose of signing the name of the Company as surety to, and to execute, attach the corporate seal, acknowledge and deliver any and all bonds, recognizances, stipulations, undertekings or other instruments of suretyship and policies of insurance to be given in favor of any individual, firm, corporation, or the official representative thereof, or to any county or state, or any official board or boards of county or state, or the United States of America, or to any other political aubdivision."

This instrument is signed and sealed by facsimila as authorized by the following Resolution adopted by the directors of the Company on May 27, 1970:

"RESOLVED that the signature of any officer of the Company authorized by Article VI Section 7 of the by-laws to appoint attorneys in fact, the signature of the Secretary or any Assistant Secretary certifying to the correctness of any copy of a power of attorney and the seal of the Company may be affixed by facsimile to any power of ettorney or copy thereof issued on behalf of the Company. Such signatures and seal are hereby adopted by the Company as original signatures and seal, to be valid and binding upon the Company with the same force and effect as though manually affixed."

CERTIFICATE

The second secon It the undersigned Assistant Secretary of The Ohio Casualty Insurance Company, do hereby certify that the foregoing power at a trockey, Article VI Section 7 of the by-laws of the Company and the above Resolution of its Board of Directors are true and control topics and are in full force and effect on this date.

IN WITNESS WHEREOF, I have hereunto set my hand and the seel of the Company this 2nd day of March A. D., 1977

5-4309-C

Condapproved: Smith, Clerk

Received for Record . recorded in the Records of Wicomico County in Liber A.J.S. No. 19 Folio 355 A. James Smith, Clerk. In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

KENNETH V. HELAND, ATTORNEY

IN

NO. 18,254 CHANCERY

No. 18, 254 Chancey

SECURITY INSURANCE COMPANY OF HARTFORD

HARTFORD, CONNECTICUT 06101
1000 ASYLUM AVENUE

KNOW ALL MEN BY THESE PRESENTS:

	d
and	
CURITY INSURANCE COMPANY OF HARTFORD, a corporation to become sole surety on bonds, are held and firmly	ration of the State of Connecticut, duly authorized by its bound unto the State of Maryland, in the full and just
m of forty-two thousand and no/100 be paid to the said State or its certain Attorney, to which particle of us, our and each of our heirs, executors, administrators presents.	yment well and truly to be made, we bind ourselves and
Sealed with our seals and dated this9th	day ofMarchin the year of our
rd one thousand nine hundred and	
WHEREAS, the above boundenKenn	eth V. Heland
virtue of a decree of the Honorable the Judge ofCirc	uit Court of Wicomico County, Maryland
s been appointed trustee to sell real esta	te
entioned in the proceedings in the case of	
Mannie Louise	Welch Potts
V3.	
Michael Ollie	Mumford
w pending in sald Court;	
NOW THE CONDITION OF THE ABOVE OBLIGATIO	N IS SUCH, THAT IF THE ABOVE BOUNDEN
Kenneth V. I	
esand shall well and faithfully perform the trust reposed	d inby said decree
	by any future decree or order in the premises, then full force and virtue in law.
that may be resposed in him eabove obligation to be vaid; otherwise to be and remain in	
that may be resposed in	
e above obligation to be vaid; otherwise to be and remain in gned, sealed and delivered	(Seal)
e above obligation to be vaid; otherwise to be and remain in gned, sealed and delivered in the presence of	(Seal)
e above obligation to be vaid; otherwise to be and remain in gned, sealed and delivered in the presence of	
e above obligation to be vaid; otherwise to be and remain in gned, sealed and delivered in the presence of	(Seal)
gned, sealed and delivered in the presence of SECUR	(Seal)
gned, sealed and delivered in the presence of	(Seal)

SECURITY INJURANCE COMPANY OF HARTFORD

Know All Glen by These Presents:

That the Security Insurance Company of Hartford, a corporation of the State of Connecticut, by John P. Welch its Vice President, and John J. Donahue its Secretary, in pursua of authority granted by a resolution duly passed by the Board of Directors of said Company at a meeting of that body which a quorum was present, held on the 11th day of September, 1962, at its office in the City of New Haven. State of Connecticut, which resolution reads as follows:

"RESOLVED: That effective September 11, 1962, bonds, undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof shall be executed by the President or any Vice President and duly attested by any Secretary or any Assistant Secretary, or shall be signed in the Company's behalf by an attorney-in-fact appointed by a power of attorney executed as provided by Article IV of the By-Laws of this Company, any of said officers or such attorneys-in-fact being authorized to affix the Company's seal to any such instrument; and any Secretary or any Assistant Secretary is hereby authorized and empowered to certify under the Company's seal to a copy of any resolution, by-law, written instrument, power of attorney, list of officers, or financial state-

ment of the Company that may be appropriate or required; and

RESOLVED FURTHER, That any signature of any of sald officers to any of the written instruments above referred to, including powers of autorney and certifications, may be by printed facsimile, but the signature of any attorney-in-fact acting under such power shall be manually signed."

does hereby nominate, constitute and appoint

Albert F. Laws, of Salisbury, Maryland

its true and lawful agent and attorney -in-fact, to make, execute, seal and deliver for and on its behalf, as surety, and as its act and deed

as follows:

- (c) Bonds or undertakings required of Plaintiffs in Judicial Proceedings for attachment, claimant, costs, garnis ment, petitioning creditors, replevin and sequestration, but no others; and of Defendants for the removal cause, but no others; no one bond or undertaking to exceed Twenty-Five Thousand and no/100---- Dollars (\$25,000.00).
- (d) Lost Instrument Bonds in a fixed penalty; no one bond to exceed Five Thousand Dollars (\$5,000.00).

License and Permit bonds required by the laws of the United States of America, or any State or Political Subdivision of any State within the United States of America or its Territories; no one bond to exceed Fifteen Thousand and no/100------Dollars (\$15,000.00).

Official Bonds required to be given by Notaries Public XXXXXXXXXXXXXXXX

And when such bonds or undertakings shall have been duly executed pursuant hereto and the corporate seal affixed, they shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the duly elected officers of the Company in their own proper persons. The said company hereby reserves unto itself, however, the absolute right to revoke this Power of Attorney at any time it may desire so to do.

The said Secretary does hereby certify that the foregoing copy of resolution is a true copy of the resolution passed by the Board of Directors of said Company at its meeting held on the 11th day of September, 1962, as aforesaid, and that said resolution is still in force, and further certifies that the following is a true extract from the By-Laws of the Security Insurance Company of Hartford:

ARTICLE IV

Appointment of Attorneys-in-fact

The President or any Vice President shall also have power and authority, from time to time, to appoint one or more attorneys-in-fact for the purpose of executing and delivering, for and on behalf of the Company and as its act and deed, bonds, undertakings, recognizances, contracts of indemnity and other instruments of writings of similar character, to prescribe the respective duties of such attorneys-in-fact and the respective limits of their authority, and to revoke any such appointment at any time in his discretion.

IN WITNESS WHEREOF, the said Vice President and the said Secretary have hereunto subscribed their names and affixed the corporate seal of the said Security Insurance Company of Hartford this

A D 19.76

A.D. 1976

day of December

SECURITY INSURANCE COMPANY OF HARTFORD

John J. Donstee



By: John P. Welch Vice President

STATE OF CONNECTICUT CITY OF HARTFORD

On this 8th day of December

A.D. 1976, before the subscriber, a Notary Public of the State of Connecticut, in and for the City of Hartford, duly commissioned and qualified, came the above named Vice President and Secretary, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they acknowledged the execution of the same, and being by me duly sworn, they did depose and say that they know the corporate seal of said Company, that the seal affixed to the preceding instrument is the corporate seal, and that the preceding instrument was executed by them and the corporate seal affixed by the authority of the Board of Directors of said Company.

IN TESTIMONY WHEREOF. I have hereunto set my hand and affixed my Notarial Seal, at the City of Hartford, the day and year first above written.

first above written.

My commission expires April 1, 1978

CERTIFICATE

, Secretary of the Security Insurance Company of Hartford, do hereby certify that I have compared the foregoing copy of Power of Attorney and the foregoing copy of affidavit annexed to the said Power of Attorney with the originals now on file in the home office of the said Company, and that the same are correct transcripts therefrom and of the whole of the said originals, and that the said Power of Attorney has not been revoked and is now in full John J. Donahue force and effect.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal of the said Company this March 9th day of

Form 40168-4

John J. Donahue

MAR 1 4 1977 Received for Record recorded in the Records of Wiccaico County 19 , Folio 358

in Liber A.J.S. No ._ A. James Smith, Clerk. Bond approved: a. James Smith,

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

WILLIAM G. DUVALL

IN

NO. 18,266 CHANCERY

The Travelers Indemnity Company

Hartford, Connecticut

(A STOCK COMPANY)

KNOW ALL MEN BY THESE PRESENTS, that	weWilliam G. Duvall
and THE TRAVELER	S INDEMNITY COMPANY, a body corporate of the
state of Connecticut, duly authorized by its cl	harter to become sole surety on bonds, are held
and firmly bound unto the State of Maryland, in	
Twenty Thousand and no/100	Dollars, to be paid to
the said State or its certain Attorney, to which	ch payment well and truly to be made, we bind
ourselves and each of us, our and each of our	heirs, executors, administrators, successors and
assigns, jointly and severally, firmly by thes	e presents - sealed with our seals and dated the
23rd day of March in the year	r of our Lord one thousand nine hundred and
Seventy-Seven	
WHEREAS, the above bounden William G.	Duvall
by virtue of a decree of the Honorable the Jud	ge of Circuit Court for Wicomico County
nas been appointed Receiver - Chancery #	18266
mentioned in the proceedings in the case of	'H. Melvin Greene tr/a
vs	Shore Fire Equipment Company Ex Parte
now pending in said Court	
NOW THE CONDITION OF THE ABOVE OBL	IGATION IS SUCH, that if the above bounden
William G. Duvall	do and shall well ar
faithfully perform the trust reposed in	himby said decree, or that may be
and the same of th	y future decree or order in the premises, then
	be and remain in full force and virtue in law.
Signed, Sealed and Delivered	2 Sewell (SEAL
	Carlotte Control of the Control of t
in the presence of	William G. Duvall
Phylici D. Melui	(SEAL
in the presence of Physici A. Melui	William G. Duvall (SEAL THE TRAVELERS INDEMNITY COMPANY,
Phyllis D. Melui	THE TRAVELERS INDEMNITY COMPANY, By
Phyllis D. Melui	THE TRAVELERS INDEMNITY COMPANY,

- William Co.

The Travelers Indemnity Company

Hartford, Connecticut

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That THE TRAVELERS INDEMNITY COMPANY, a corporation of the State of Connecticut, does hereby make, constitute and appoint

Samuel W. Seidel, W. N. Jackson, Jr., both of Salisbury, Maryland, EACH -

its true and lawful Attorney(s)-in-Fact, with full power and authority, for and on behalf of the Company as surety, to execute and deliver and affix the seal of the Company thereto, if a seal is required, bonds, undertakings, recognizances, consents of surety or other written obligations in the nature thereof, as follows:

Any and all bonds, undertakings, recognizances, consents of surety or other written obligations in the nature thereof not exceeding in amount Two Hundred and Fifty Thousand Dollars (\$250,000) in any single instance

and to bind THE TRAVELERS INDEMNITY COMPANY thereby, and all of the acts of said Attorney(s)-in-Fact, pursuant to these presents, are hereby ratified and confirmed.

This appointment is made under and by authority of the following by-laws of the Company which by-laws

ARTICLE IV, SECTION 13. The Chairman of the Board, the President, the Chairman of the Finance Committee, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, any Secretary or any Department Secretary may appoint attorneys in-fact or agents with power and authority, as defined or limited in their respective powers of attorney, for and on behalf of the Company to execute and deliver, and affix the seal of the Company thereto, bonds, undertakings, recognizances, consents of surety or other written obligations in the nature thereof and any of said officers may remove any such attorney-in-fact or agent and revoke the power and authority given to him.

ARTICLE IV, Section 15. Any bond, undertaking, recognizance, consent of surety or written obligation in the nature thereof shall be valid and binding upon the Company when signed by the Chairman of the Board, the President, the Chairman of the Finance Committee, any Executive Vice President, any Senior Vice President, any Vice President or any Second Vice President and duly attested and sealed, if a seal is required, by any Secretary or any Department Secretary or any Assistant Secretary or when signed by the Chairman of the Board, the President, the Chairman of the Finance Committee, any Executive Vice President, any Senior Vice President, any Vice President or any Second Vice President and countersigned and sealed, if a seal is required, by a duly authorized attorney-in-fact or agent; and any such bond, undertaking, recognizance, consent of surety or written obligation in the nature thereof shall be valid and binding upon the Company when duly executed and sealed, if a seal is required, by one or more attorneys-in-fact or agents pursuant to and within the limits of the authority granted by his or their power or powers of attorney.

This power of attorney is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Directors of THE TRAVELERS INDEMNITY COMPANY at a meeting duly called and held on the 30th day of November, 1959:

Voten: That the signature of any officer authorized by the By-Laws and the Company seal may be affixed by facsimile to any power of attorney or special power of attorney or certification of either given for the execution of any bond, undertaking, recognizance or other written obligation in the nature thereof; such signature and seal, when so used being hereby adopted by the Company as the original signature of such officer and the original seal of the Company, to be valid and binding upon the Company with the same force and effect as though manually affixed.

- This power of attorney revokes that dated September 10, 1968 on behalfof Samuel W. Seidel, W. N. Jackson, Jr.

IN WITNESS WHEREOF, THE TRAVELERS INDEMNITY COMPANY has caused these presents to be signed by its proper officer and its corporate seal to be hereunto affixed this 11th day of April 19 73

THE TRAVELERS INDEMNITY COMPANY

By

EMHorsen

Secretary, Surety

State of Connecticut, County of Hartford—ss:

On this

On this

11th

day of

in the year

1973 before me personally came E. A. Houser III to me known, who, being by me duly sworn, did depose and say: that he resides in the State of Connecticut; that he is Secretary (Surety) of THE TRAVELERS INDEMNITY COMPANY, the corporation described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by authority of his office under the by-laws of said corporation, and that he signed his name thereto by like authority.

NOTARY PUBLIC

NDEA

Buth W. Somerville

Notary Public

My commission expires April 1, 1979

(Over)

CERTIFICATION

I, D. J. Nash, Assistant Secretary (Surety) of THE TRAVELERS INDEMNITY COMPANY certify that the foregoing power of attorney, the above quoted Sections 13. and 15. of Article IV of the By-Laws and the Resolution of the Board of Directors of November 30, 1959 have not been abridged or revoked and are now in full force and effect.

Signed and Sealed at Hartford, Connecticut, this 23rd day of March 1977

NOEMAN COM

Assistant Secretary, Surety

resorted for Record MAR 2 3 1077 and resorted in the Records of Wicomico County in Liber A.J.S. No. 19 Folio 362

Bona approved: James Smith, Clerk

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

J. EDGAR HARVEY

IN

WO. 18,306 CHANCERY

Fidelity and Deposit Company

HOME OFFICE OF MARYLAND BALTIMORE, MD. 21203

IN THE CIRCUIT COURT OF WICOMICO COUNTY, STATE OF MARYLAND

KNOW ALL MEN BY THESE PRESENTS: THAT WE, J. EDGAR HARVEY

AS PRINCIPAL AND THE FIDELITY AND DEPOSIT COMPANY OF MARYLAND, A CORPORATION

OF THE STATE OF MARYLAND, AS SURETY, ARE HELD AND FIRMLY BOUND UNTO THE

STATE OF MARYLAND, IN THE FULL AND JUST SUM OF TWELVE THOUSAND AND 00/100

(\$12,000.00), Dollars, to be paid to the said State or its certain attorney,

SEALED WITH OUR SEALS AND DATED THIS TWENTY-NINTH DAY OF MARCH
IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED SEVENTY-SEVEN.

TO WHICH PAYMENT, WELL AND TRULY TO BE MADE, WE BIND OURSELVES AND EACH OF

OUR HEIRS, EXECUTORS, ADMINISTRATORS, SUCCESSORS AND ASSIGNS, JOINTLY AND

WHEREAS THE ABOVE BOUNDEN J. EDGAR HARVEY BY VIRTUE OF A DECREE OF
THE HONORABLE JUDGE OF THE CIRCUIT COURT OF WICOMICO COUNTY HAS BEEN
APPOINTED ASSIGNEE FOR MORTGAGE FORECLOSURE MENTIONED IN THE PROCEEDINGS
OF THE CASE OF THE FARMERS BANK OF WILLARDS VS. GREGORY C. WHITE AND
MARTHA JANE WHITE NOW PENDING IN SAID COURT.

NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH THAT, IF THE ABOVE BOUNDEN J. EDGAR HARVEY DOES AND SHALL WELL AND FAITHFULLY PERFORM THE TRUST REPOSED IN HIM BY SAID DECREE, OR THAT MAY BE REPOSED IN HIM BY ANY FUTURE DECREE OR ORDER IN THE PREMISES, THEN THE ABOVE OBLIGATION TO BE VOID; OTHERWISE TO BE AND REMAIN IN FULL FORCE AND VIRTUE IN LAW.

Esta J. Long

SEVERALLY, FIRMLY BY THESE PRESENTS.

Bonbona W. Stolles

FIDELATY AND DEPOSIT COMPANY OF MD.

HORACE B. VANAUKEN, ATTORNEY-

G1121-JOM, 8-73 191114

Power of Attorney

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE: BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of C. W. ROBBINS Maryland, by C. M. PECOT, JR., Vice-President, and C. W. ROBBINS, Assistation pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidents, Resident Assistant Secretaries, and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint Horace B. VanAuken of Salisbury, Maryland......

its true and lawful agent and Attorney -in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its

I. Bonds and undertakings for faithful performance of duty to be filed in any Court of any State of the United States, or in any United States Court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000) as follows: For administrators and executors; committees for incompetent persons; conservators; commissioners; guardians; referees and trustees for the sale of property; receivers and trustees in bankruptcy proceedings; receivers in equity; trustees under will; persons and corporations exercising powers of sale in deeds, mortgages, and other written instruments covering property located in any state of the United States, EXCEPT ASSIGNMENTS FOR BENEFIT OF CREDITORS.

[1] Code Date of the Comments
III. Bonds each in a penalty not to exceed the sum of TEN THOUSAND DOLLARS (\$10,000) required of State, County, Township of Municipal Officials, of any State of the United States, whether elected or appointed, except those for Treasurers, Deputy Treasurers, Tax Collectors, Deputy Tax Collectors, Sheriffs, Deputy Sheriffs, Police Constables and Justices of Peace.

IV. Bonds for Notaries Public required by the Laws of any State of the United States, each in a penalty not to exceed the sum of FIVE THOUSAND DOLLARS (\$5,000).

V. License bonds, each in a penalty not to exceed the sum of TEN THOUSAND DOLLARS (\$10,000) required by the Statute of any State of the United States or by Ordinance of any Municipality in any State.

II. Bonds and undertakings to be filed in any civil proceeding in any court of any state of the United States, or in any United States court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000).....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all Intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Maryland, in their own proper persons. This power of attorney revokes that issued on behalf of Horace B. VanAuken, dated July 22, 1969.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITHES WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seel of the said Fidelity and Deposit Company of Maryland, this 7th day of February, A.D. 19.77.

the sai ATTEST: FIDELITY AND DEPOSIT COMPANY OF MARYLAND Vice-President Assistant Secretary STATE OF MARYLAND

CITY OF BALTIMORES . On this. 7th day of February, A.D. 1977, before the subscriber, a Notary Public of the State of Maryland; in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and, who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written. 1 0.

Notary Public Commission Expires July-1.

I, the undersigned, Assistant Secretary of the FideLity and Deposit Company of Maryland, do hereby tertify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Bresidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the FideLity and Deposit Company of Maryland.

This Certificate is signed by feeding the foreign of the Section 2 of the By-Laws of the By

This Certificate is signed by facsimile under and by authority of the following resolution of the Board of Disectors of the Frontity Deposit Company of Maryland at a meeting duly called and held on the 16th day of July, 1969.

RESOLVEO: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this

19 77. MARCH

Received for Record MAR 2 9 1977 and recorded in the Line Records of Wicomico County, Maryland in Liber A.J.S. No. 19, Folios 366

Boxd approved, a James Smite, Clerk

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

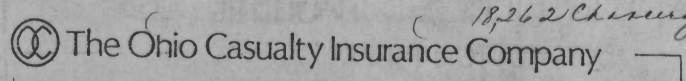
BOND OF

PAUL WARTZMAN

JHOMAS F. JOHNSON, JR. SUBSTITUTED TRUSTEES

IN

NO. 18,262 CHANCERY



HAMILTON, OHIO

TRUSTEE'S BOND

KNOW ALL MEN BY THESE PRESENTS:

That we PAUL WARTZMAN AND THOMAS F. JOHNSON, JR., SUBSTITUTED TRUSTEES as principal, and THE OHIO CASUALTY INSURANCE COMPANY, a corporation in the State of Ohio, as surety, are held and firmly bound unto the

State of Maryland, in the full and just sum of Twenty-Five Thousand Dollars

and No Cents -- (\$25,000.00) --- Dollars, current money, to be paid to the said State of Maryland, or its certain Attorney; to which payment, well and truly to be made and done, we bind ourselves, and each of us, our and each of our Heirs, Successors and Assigns, Executors and Administrators, jointly and severally, firmly by these presents.

Sealed with our seals and dated this 30th day of March the year of our Lord one thousand nine hundred and seventy-seven

Whereas, the above bounden PAUL WARTZMAN AND THOMAS F. JOHNSON, JR.,

SUBSTITUTED TRUSTEES by virtue of a decree of the Honorable Judge of the Circuit Court has been appointed trustees for foreclosure and collection of Deed of Trust from John W. Insley, Jr. & Mary Louise Insley, his wife, to Trustees for First General Mortgagee Company dated February 15, 1974. mentioned in the proceedings in the case of Paul Wartzman and Thomas F. Johnson,

Jr., Substituted Trustees John W. Insley, Jr. and Mary Louise Insley, his wife - Chancery Case 18,262

of Wicomico County, Maryland now pending in the said Court:

NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH:

That if the above bounden Paul Wartzman and Thomas F. Johnson, Jr., Substituted Trustees do and shall well and faithfully perform the trust reposed in them by said decree, or that may be reposed in them by any future decree or order in the premises, then the above obligation to be void; otherwise to be and remain in full force and virtue in law. PAUL WARTZMAN AND THOMAS F. JOHNSON, JR.,

APR 4 11 33 AM '77 SUBSTITUTED TRUSTEES

THE OHIO CASUALTY INSURANCE COMPANY

Frank Va Robinson

CERTIFIED COPY OF POWER OF ATTURNEY

THE OHIO CASUALTY INSURANCE COMPANY

HOME OFFICE, HAMILTON, OHIO

No. 11-406

Know All Men by These Presents: That THE OHIO CASUALTY INSURANCE COMPANY, in pursuance
of authority greated by Article VI, Saction 7 of the By-Laws of said Company, does hareby nominate, constitute and appoint:
Avery W. Hall or H. Walter Jones or
Darrell Morgan Turner or H. W. Huffington, Jr of Salisbury, Maryland
its true and lawful agent and ettorney -in-fact, to make, execute, seal and deliver for and on its behalf es surety, and as its act and deed any and all BONDS, UNDERTAKINGS, and RECOGNIZANCES, not exceeding in any single instance
TWO HUNDRED FIFTY THOUSAND (\$ 250,000.00) Dollars, excluding, however, any bond(s) or undertaking(s) guarenteeing the payment of notes and interest thereon

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Hemilton, Ohio, in their own proper persons.

The authority grented heraunder supersades any previous authority heretofore granted the above named attorney(s)-in-fact.



In WITNESS WHEREOF, the undersigned. Vica-President of the said The Ohio Casualty Insurance Company has haraunto subscribed his name and affixed the Corporate Seal of the said The Ohio Casualty Insurance Company this 2nd day of April 19 71.

(Signed) J. Earl Rochester

Vice-President

STATE OF OHIO, COUNTY OF BUTLER

55.

On this 2nd

day of . April

A. D. 1971 befora

the subscribar, a Notery Public of the State of Ohio, in and for the County of Butler, duly commissioned and qualified, came

J. Earl Rochester

, Vice-President of THE OHIO CASUALTY INSURANCE COMPANY, to me
personelly known to be the individual and officar described in, and who executed the preceding Instrument, and ha acknowledged the execution of the same, and being by me duly sworn deposeth and saith, that he is the officer of the Company
aforesaid, and that the sael affixed to the preceding instrument is the Corporate Seal of seid Company, and the said Corporate
Seal and his signature as officer wars duly affixed and subscribed to the seid instrument by the authority and direction of the
said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal at the City of Hamilton, State of Ohio, the day and year first above written.



(Signed) Dorothy Bibee

Notary Public in and for County of Butler, State of Ohio

My Commission expires December 9, 1971.

This power of attorney is grented under and by authority of Article VI, Section 7 of the By-Laws of the Company, adopted by its directors on April 2, 1954, extracts from which read:

"Section 7. Appointment of Attorney-in-Fact, etc. The chairman of the board, the president, any vice-president, the accretary or any assistant secretary shall be and is hereby vested with full power and authority to appoint attorneys-in-fact for the purpose of signing the name of the Company as surety to, and to execute, attach the corporate seal acknowledge and deliver any and all 'conds, recognizances, stipulations, undertakings or other instruments of auretyship and policies of insurance to be given in favor of any individual, firm, corporation, or the official representative thereof, or to any county or state, or any official board or boards of county or state, or the United States of America, or to any other political subdivision."

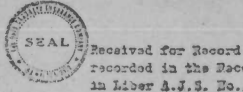
This instrument is signed and sealed by facsimile as authorized by the following Resolution adopted by the directors of the Company on May 27, 1970:

*RESOLVED that the signature of any officer of the Company authorized by Article VI Section 7 of the by-laws to appoint attorneys in fact, the signature of the Secretary or any Assistant Secretary certifying to the correctness of any copy of a power of attorney and the seal of the Company may be affixed by facsimile to any power of attorney or copy thereof issued on behalf of the Company. Such signatures and seal are hereby adopted by the Company as original signatures and seal, to be valid and binding upon the Company with the same force and effect as though manually affixed."

CERTIFICATE

I, the undersigned Assistent Secretary of The Ohio Casualty Insurance Company, do hereby certify that the foregoing power of attorney, Article VI Section 7 of the by-laws of the Company and the above Resolution of its Board of Directors are true and correct copies and are in full force and effect on this date.

IN WITNESS WHEREOF, I have hereunto set my hand and the seal of the Company this 30 thlay of March A. D., 1977



received for Record APR 5
recorded in the Records of Viscoles County 369

Tolia :

Assistant Secretary

Brad approvedill Cares &

3.4199.C

L. Tages Saith, Clark.

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

JAMES R. BOUNDS, III PRINCIPAL

AND

JAMES R. BOUNDS, JR. AND

EVELYN LEONA BOUNDS SURETIES

IN

NO. CR 8028

IN THE DISTRICT COURT OF MARYLAND



00.21%

IN THE DISTRICT COURT OF MARYLAND

STATE OF MARYLAND	GOLCINGUL County
James R. Bunds III	Case No. C/2 8028
Defendant of Slave Supple Kal	Arrest Register No.:
Address Sittle	Warrant or Summons No.:
	AND RECOGNIZANCE
hereby become recognizor (s) for Jamus	rola, Gr. + & Yelyn L. Burd Telephone 744-3536 Driver's License
who is charged with the offense of:	+ & J) B & m/m to
	27200
······································	
We own and pledge as bail property No. 2.1.4.	focal I, located in Collection Collection
in the State of Maryland, which is owned by me/us in	fee simple, subject to an annual ground yes or no
rent of \$	10.00 and the taxes are paid up to and
including those for the year of 19; my/our int	erest therein is absolute and undivided or is
following mortgages, encumbrances and other recogn	izances as follows:
mits - let share 3	FISHEROLD, TI, OSO
A FLAD	Hit for for
M/We each jointly and severally pledge the above	property for bail with the District Court of Mary-
land Wesimin Co to owe an	d stand indebted to the State of Maryland in the
sum of \$	the use of the State of Maryland, for the appear- eged against h and to attend the Court named
hereix: A. In the DISTRICT COURT OF MARYLAND	as direction on the
	19 o'clockM.
and/or In the CRIMINAL COURT OF BALTIMO	RE/CIRCUIT COURT of
	in when
required to be present. The condition of the above recognizance is such,	that if the above
does and shall well and truly make personal appearan and there to answer unto all such things as shall be all and not depart therefrom without leave, and in the me the above recognizance shall be void, or otherwise to	eged and to attend the said Court from day to day, antime hold the peace, and be of good behavior, then
	igned Jane R. Brundsfr. [SEAL]
71767R C 14-11 UN	signed V & velyon From Bounds [SEAL]
 11267 (M. 14:11 U.T.	Address
TimeM. Subscribed and sworn to before me, the undersign	
19	ou, on this my man out of the control of the contro
	Jolph Fisher [SEAL]
D.C. 70 Rev. 1/72	Clerk/Gommissioner

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICO: ICO COURTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County,

hereby certify that in my opinion the percentage of market value, which

the assessed valuation of the property of James R. J. + Englyw

L. Barrelloway, Supervisor of Assessments for Wicomico County,

the assessed valuation of the property of James R. J. + Englyw

L. Barrelloway, Supervisor of Assessments for Wicomico County,

the assessed valuation of the property of James R. J. + Englyw

L. Barrelloway, Supervisor of Assessments for Wicomico County,

the assessed valuation of the property of James R. J. + Englyw

L. Barrelloway, Supervisor of Assessments for Wicomico County,

the assessed valuation of the property of James R. J. + Englyw

L. Barrelloway, Supervisor of Assessments for Wicomico County,

the assessed valuation of the property of James R. J. + Englyw

L. Barrelloway, Supervisor of Assessments for Wicomico County,

the assessed valuation of the property of James R. J. + Englyw

L. Barrelloway, Supervisor of Assessments for Wicomico County,

the assessed valuation of the property of James R. J. + Englyw

L. Barrelloway, Supervisor of Assessments for Wicomico County,

and the assessed valuation of the property of James R. J. + Englyw

L. Barrelloway, Supervisor of Assessments for Wicomico County,

and Assessments for Wico

AFFIDAVIT AS TO OWNERSHIP AND INCURPERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIENS, IF ANY

In testimony whereof I hereunto subscribe my name this 11th

day of Claud , 1977

Subscribed and sworn to before the this 11th day of Claude 1972.

Claude Synthesis 7//8

Core m. Enferies 7//8

FOR DEED FROM MARGARET VIRGINIA MALONE TO JAMES RUSSELL BOUNDS, JR. AND EVELYN LEONA BOUNDS, HIS WIFE SEE LIBER J.W.T.S. NO. 707, FOLIOS 44 & 45, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND

FOR .. Illeanneca

vs. Case No. 8028
vs. Camer R Bound II,
Defendant
ID AR

STATE OF MARYLAND Plaintiff

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

- atM. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.
- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

not change my residence without first securing the permission of the Court in which the charges are pending.

☐ To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sareties on this bond.

WITNESS the hand and seal of the Defendant:

Address 129 Holly Mills O's Jakes Court Seal Secondary Court Seal In Liber 44.8.

No. Police 372

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings
Is The Following, To Wit:

BOND OF

RICHARD PAUL MICHAEL PRINCIPAL

AND

PAUL A. BRADFORD
AND
KATHLEEN M. BRADFORD
SURETIES

IN

NO. CR8052

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT	COURT OF MARYLAND
STATE OF MARYLAND	Wiremien
	County
Richard Bul Michael	Case No
1930 Peneroser Sahishurg All	Arrest Register No.:
Address	Warrant or Summons No.:
Address hereby become recognizor(s) for Journal who is charged with the offense of:	Telephone Driver's License
	0.56.1.111.1
I/We own and pledge as bail property No in the State of Maryland, which is owned by me/us	in fee simple, subject to an annual ground
The said property is now assessed at \$/	Jes or no 340 and the taxes are paid up to and nterest therein is absolute and undivided or is
following mortgages engumbrances and other reco	enizances as follows:
	, A
***************************************	F. 1. 2. 2
A	
sum of \$	e property for bail with the District Court of Mary- and stand indebted to the State of Maryland in the of money to be paid and levied on my/our goods and or the use of the State of Maryland, for the appear- alleged against had and to attend the Court named
A. In the DISTRICT COURT OF MARYLAN	ND Morniese on the 19 77 at 330 o'clock M. M. MORE/CIRCUIT COURT of
day of Alley	19. 7.7 at
and/or In the CRIMINAL COURT OF BALTIN	TORE/CIRCUIT COURT of
regulared to be present	th, that if the above
does and shall well and truly make personal appears and there to answer unto all such things as shall be a and not depart therefrom without leave, and in the m the above recognizance shall be void, or otherwise to	ance before the Court as set forth hereinabove, then alleged and to attend the said Court from day to day, neantime hold the peace, and be of good behavior, then o remain in full force and virtue in law.
188 90-77 44 20023 44 44 20023 44 44	Signed A Bushach SEAL
	Signed A Bushach [SEAL] Address
120,0	Signed Totaleed this Bright SEAL
Fee charged defendant \$	Address
Subscribed and sworn to before me, the undersign 19	Signed Totaless Signed, Signed, on this day of Spil
19	Collier De Duf [SEAL]
D.C. 70 Rev. 1/72	Clark/Commissioner

00'51***

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, MICCOMICO COUNTY, TO MIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of Last 6. + Northless Market Value, which the assessed valuation of the property of Last 6. + Northless Market Value, which the assessed valuation of the property of Last 6. + Northless Market Value, which the assessed valuation of the property of Last 6. + Northless Market Value, which the assessed valuation of the property of Last 6. + Northless Market Value, which the assessed valuation of the property of Last 6. + Northless Market Value, which the assessed valuation of the property of Last 6. + Northless Market Value, which the assessed valuation of the property of Last 6. + Northless Market Value, which the assessed valuation of the property of Last 6. + Northless Market Value, which the assessed valuation of the property of Last 6. + Northless Market Value, which the assessed valuation of the property of Last 6. + Northless Market Value, which the assessed valuation of the property of Last 6. + Northless Market Value, which the assessed valuation of the property of Last 6. + Northless Market Value, which the assessed valuation of the property of Last 6. + Northless Market Value, which is a state of the assessed valuation of the property of Last 6. + Northless Market Value, which is a state of the assessed valuation of the property of Last 6. + Northless Market Value, which is a state of the assessed value of

SUPERVISOR OF ASSESSMENTS

AFFIDAVIT AS TO CHNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICONICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

None

In testimony whereof I hercunto subscribe my name this 1971

day of April , 1977

× Nathhan M. Bradford
× Laif Rings

Subscribed and sworm to before me this 19th day of april ,1977.

PUBLIC CO.

FOR DEED FROM KATHLEEN H. MICHAEL, NOW KNOWN AS KATHLEEN MICHAEL BRADFORD TO CARL

A. BRADFORD AND KATHLEEN MICHAEL BRADFORD, HIS WIFE SEE LIBER A.J.S. NO. 862,

FOLIOS 508-510, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND

FOR Wiconcies

	STATE	OF	MARYLAND
·			Plaintiff

	Case No. CR3039
vs //	rehouse of Michael.
	Defendant
ID	AD

RECOGNIZANCE

KNOW A	LL ME	NBYT	HESE P	RESENTS:
--------	-------	------	--------	----------

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.

3. To keep the peace and be of good behavior in the meantime.

4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

0:

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$....., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand	and seal of the Defendant	12	2	
Address		. Tichan	I. tiplich	keel (SEAL)
Telephone No			2	
Taken and acknowled	dged before me this	9 day of L.	Sprit	19.7.7
	'APR 1 9 1977	0	ill and	and f
Records of Wis	comico Comita, Mary 376	ed recorded to liber	A.J.S.	herite /
		4	1 ",1	77: -7:

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

D. WILLIAM SIMPSON AND
AND
FREDERICK MALKUS AND
LOUIS D. DONOHO, SR.

IN

NO. 18,043 CHANCERY

SR.,

Fidelity and Deposit Company HOME OFFICE OF MARYLAND 381

KNOW ALL MEN BY THESE PRESENTS:
That we, D. WILLIAM SIMPSON, CARPOLL E. BOUNDS, FREDERICK MALKUS, AND LOUIS D. DONOHO,
and the Fidelity and Deposit Company of Maryland, a body corporate, duly incorporated under the laws
of the State of Maryland, as Surety, are held and firmly bound unto the State of Maryland, in the full and
just sum of SIXTY THOUSAND AND 00/100 Dollars,
to be paid to the said State or its certain Attorney, to which payment well and truly to be made, we bind
ourselves, and each of us, our and each of our heirs, executors and administrators, jointly and severally,
firmly by these presents.
Sealed with our seals and dated this FIFTEENTH day of MARCH
in the year of our Lord one thousand nine hundred and SEVENIX-SEVEN.
WHEREAS, the above bounden D. WILLIAM SIMPSON. CARROL E. BOUNDS. FREDERICK MALKUS, AND LOUIS D. DONOHO, SR. by virtue of a decree of the Honorable the Judge of the Circuit Court of WICOMICO COUNTY
has been appointed Trustee to sell_REAL_ESTATE

mentioned in the proceedings in the case of LINWOOD D. DONOHO, SR., ETAL
75:
DAKLAND S. DONOHO, ETAL
now pending in said Court:
NOW, THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That, if the above bounden
D. WILLIAM SIMPSON, CARROLL E. BOUNDS, FREDERICK MALKUS, AND LOUIS D. DONOHO, SR.
er a room was a from the course of the room the course of the room through a room of the room that the room through a room thr
do and shall well and faithfully perform the trust reposed in THEM by said decree, or that may
be reposed in
to be void; otherwise to be and remain in full force and virtue in law.
Signed, sealed and delivered in the presence of: Signed, sealed and delivered in the presence of:
Louis Il director Str. (SEAL)
WITNESS: FIDELITY AND DEPOSIT COMPANY OF MARYLAND
Per int
By Mulling Horses By Horace B. VanAuken, Attorney-in-Fact

MD3116a---1M, 12-72 192049 Trustee's Bond

FILED

APR 19 10 33 AN '77

A. JANT



Power of Attorney

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by C. M. PECOT, JR., Vice-President, and C. W. ROBBINS, Assist in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows: Assistant Secretary,

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidents, Resident Assistant Secretaries, and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint Horace B. VanAuken of Salisbury, Maryland......

its true and lawful agent and Attorney -in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed:

I. Bonds and undertakings for faithful performance of duty to be filed in any Court of any State of the United States, or in any United States Court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000) as follows: For administrators and executors; committees for incompetent persons; conservators; commissioners; guardians; referees and trustees for the sale of property; receivers and trustees in bankruptcy proceedings; receivers in equity; trustees under will; persons and corporations exercising powers of sale in deeds, mortgages, and other written instruments covering property located in any state of the United States, Except Assignments for Benefit of Creditors.

II. Introduction of the technological conference bears. Conference and access the conference bears because the conference of the conferenc

111. Bonds each in a penalty not to exceed the sum of TEN THOUSAND DOLLARS (\$10,000) required of State, County, Township or Municipal Officials, of any State of the United States, whether elected or appointed, except those for Treasurers, Deputy Treasurers, Tax Collectors, Deputy Tax Collectors, Sheriffs, Deputy Sheriffs, Police Constables and Justices of Peace.

1V. Bonds or Device of the United States, each in a penalty not to exceed the sum of Treasurers Police Constables and Justices of Peace.

FIVE THOUSAND DOLLARS (\$5,000).

V. License bonds, each in a penalty not to exceed the sum of TEN TROUSAND DOLLARS (\$10,000) required by the Statute of any State of the United States or by Ordinance of any Municipality in any State.

II. Bonds and undertakings to be filed in any civil proceeding in any court of any state of the United States, or in any United States court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100.000).....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Maryland, in their own proper persons. This power of attorney revokes that issued on behalf of Horace B. VanAuken, dated July 22, 1969.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said Fidelity and Deposit Company of Maryland, this 7th day of February, A.D. 19.77

STATE OF MARYLAND

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

CW Robbins

55;

CITY OF BALTIMORE On this 7th day of February, A.D. 1977, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

In TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.

Notary Public Commission Expires July 1, 1978

CERTIFICATE I, the undersigned, Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article V1, Section 2 of the By-Laws of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND.

This Certificate is signed by facsimile under and by authority of the following r esolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

In Testimony Whereof, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this

., 19. 77. day of MARCH....

Received for Record april 19,1977 and recorded in the Records of Wicomico County in Liber A.J.S. No.

1. Iamos Salta Clore. Bond approved:

In The Records Of The Circuit Court For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

GEORGE H. WHITE

IN

NO. 18,090 CHANCERY

10,010 pranucy

J. Md. Statutory Trustee's Bond.

Know all Men by these Presents,

THAT WE	BEORGE H. WHITE

s principal, and the Phoe	nix Assurance Company of New York , a corporation of the
tate of New York	, as surety, are held and firmly bound unto the State of Maryland
the full and just sum of	Three Thousand Five Hundred Dollars,
be paid to the said State	e or its certain Attorney, to which payment well and truly to be made, we bind
urselves and each of us, o	our, and each of our Heirs, Executors, and Administrators, jointly and severally,
irmly by these presents; s	ealed with our seals and dated this fifth day of
May	in the year nineteen hundred and seventy-seven
Whereas, the above	bounden George H. White
by virtue of a decree of the	Honorable the Judge of the Circuit Court Of Wicomico County
has been a	ppointed trustee to sell land of heirs of Hester Robbins.
4.57 acres, more	or less, on the Westerly side of U.S. Route 50 in
the Salisbury Ele	etion District
mentioned in the proceedir	ngs in the case of Julia E. O'Neill
	vs.
	Joseph William Robbins, et al.
now pending in said Court	
	Now the Condition of this Obligation is such, that if the above
bounden George H.	White, Trustee
	,
do and shall well and faith	fully perform the trust reposed inhimby said decree, or that may be
	by any future decree or order in the premises, then the above obligation to
	nd remain in full force and virtue in Taw. H
Signed, sealed, and	b. n. H/. D.
in presence of	
Carelan & Car	Phoenix Assurance Company of New Yo
Cor apro & Care	By Love on Walla [SEAL]
9 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	George M. Dallas Attorney-in-Fact.

CB 7949-2-39-1M-1744.

80 Maiden Lane, New York, New York 10038

GENERAL POWER OF ATTORNEY

Know all men by these Presents, That PHOENIX ASSURANCE COMPANY OF NEW YORK has made, constituted, and appointed, and by these presents does make, constitute, and appoint

George M. Dallas of Salisbury, Maryland

its true and lawful attorney, for it and in its name, place, and stead to execute on behalf of the said Company, as surety, bonds, undertakings and contracts of suretyship to be given to

all obligees

provided that no bond or undertaking or contract of suretyship executed under this authority shall exceed in amount the sum of Twenty Five Thousand (\$25,000.) Dollars.

This Power of Attorney is granted and is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Board of Directors of PHOENIX ASSURANCE COMPANY OF NEW YORK at a meeting duly called and held on the 6th day of March, 1968:

"RESOLVED, that the Chairman of the Board, the President, the Executive Vice President or any Vice President of the Company, he, and that each or any of them hereby is, authorized to execute Powers of Attorney qualifying the attorney named in the given Power of Attorney to execute in behalf of PHOENIX ASSURANCE COMPANY OF NEW YORK, bonds, undertakings and all contracts of suretyship; and that any Secretary or any Assistant Secretary be, and that each or any of them hereby is, authorized to attest the execution of any such Power of Attorney, and to attach thereto the seal of the Company.

FURTHER RESOLVED, that the signatures of such officers and the seal of the Company may be affixed to any such Power of Attorney or to any certificate relating thereto by facsimile, and any such Power of Attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company when so affixed and in the future with respect to any bond, undertaking or contract of suretyship to which it is attached."

In Witness Whereof, PHOENIX ASSURANCE COMPANY OF NEW YORK has caused its official seal to be hereunto affixed, and these presents to be signed by its President and attested by one of its Secretaries this 22nd day of April, 1974.

test: Q

. 13. Kussell

Secretary

By lo Polacna

PHOENIX ASSURANCE COMPANY OF NEW YORK

President

STATE OF NEW YORK COUNTY OF NEW YORK

On this 22nd day of April, 1974, before me personally came G. R. Haines, to me known, who being by me duly sworn, did depose and say: that he resides in Greenwich, in the County of Fairfield, State of Connecticut, at 32 Jeffrey Road; that he is President of PHOENIX ASSURANCE COMPANY OF NEW YORK, the corporation described in and which executed the above instrument; that he knows the seal of the said corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation and that he signed his name thereto by like order.

CERTIFICATE

COUNTY OF NEW YORK

MARY TOBIN
Notary Public, State of New York
No. 30-3993355
Qualified in Nassau County
Certificate filed in New York County Clerk's Office
Commission Expires March 30, 1975

I, L. B. Russell, Secretary of PHOENIX ASSURANCE COMPANY OF NEW YORK, a New York corporation, DO HEREBY CERTIFY that the foregoing and attached Power of Attorney remains in full force and has not been revoked; and furthermore that the Resolution of the Board of Directors, set forth in the said Power of Attorney, is now in force.

Signed and sealed at the City of New York. Dated the

51 Bond 4315D

2. B. Russell

" Pented of CS V

Received for Record MAY 5 1977

recorded in the Records of Siconico Contact amico firmitte
to Liber 1.1.3. 30. 19 70110 330

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings
Is The Following, To Wit:

BOND OF

CHARLES E. HEARNE, JR. AND
JAMES P. BAILEY

IN

NO. 18,381 CHANCERY

Fidelity and Deposit Company No. 18 387

HOME OFFICE

OF MARYLAND

BALTIMORE, MD. 21203

	narles-E. Hearney Jr. and James P. Bailey	
1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	as	
and the FIDELIT	TY AND DEPOSIT COMPANY OF MARYLAND, a body corporate, duly incorporated unde	r the laws
of the State of I	Maryland, as Surety, are held and firmly bound unto the State of Maryland, in the	e full and
just sum of	TWENTY THREE THOUSAND FIVE HUNDRED (\$23,500.00)	
to be paid to the	said State or its certain Attorney, to which payment well and truly to be made, and	
	and each of us, our and each of our Heirs, Executors, Administrators, Successors	
The second second	erally, firmly by these presents.	
Sealed with	our seals and dated this day of may	
in the year of o	ur LordONE-THOUSAND-NINE-HUNDRED SEVENTY SEVEN	******************************
	he above bounden.s, Charles E. Hearne, Jr. and James P. B	ailey
0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		
by virtue of the Shaughnes	power contained in a mortgage fromRonaldShaughnessy and .Cssy	
toFirst	Shore Federal Savings and Loan Association	
bearing date the	e 20th day of August, 1975 and	recorde
among the mort	tgage records ofWicomico County, Maryland	**********
in LiberA	tgage records of Wicomico County, Maryland J.S. No. 841. Folio 934-937 and Trustees	*********
are is about to sell t	the land and premises described in said mortgage, default having been made in the specified, and in the conditions and covenants therein contained.	
are is about to sell to of the money as THE CON	the land and premises described in said mortgage, default having been made in the specified, and in the conditions and covenants therein contained. NDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above	paymen
are is about to sell to of the money as THE CON	the land and premises described in said mortgage, default having been made in the specified, and in the conditions and covenants therein contained.	paymen
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THE CON Charles do and shall we under the morts Court of Equity obligation to be In Testimo Bailey have have hereto set	the land and premises described in said mortgage, default having been made in the specified, and in the conditions and covenants therein contained. NDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above E. Hearne, Jr. and James P. Bailey Ill and truly and faithfully perform the trust reposed in them gage aforesaid, and shall abide by and fulfill any order or decree which shall be made in relation to the sale of said mortgaged property, or the proceeds thereof them to void, otherwise to be and remain in full force and virtue in law. Only Whereof, the above bounden s, Charles E. Hearne, Jr. and their hand and seal and the said body corporate has caused these presents Attorney-in-Fact, the day and year first herein above written. Indicate the presence of:	bounder de by any the above dents to b
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THE CON Charles do and shall we under the morts Court of Equity obligation to be In Testimo Bailey have have hereto set	the land and premises described in said mortgage, default having been made in the specified, and in the conditions and covenants therein contained. NDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above E. Hearne, Jr. and James P. Bailey Ill and truly and faithfully perform the trust reposed in them gage aforesaid, and shall abide by and fulfill any order or decree which shall be made in relation to the sale of said mortgaged property, or the proceeds thereof them to void, otherwise to be and remain in full force and virtue in law. Only Whereof, the above bounden s, Charles E. Hearne, Jr. and their hand s and seal s and the said body corporate has caused these presents Attorney-in-Fact, the day and year first herein above written. Charles E. Hearne, Jr. James P. Bailey	bounder de by an the above James (SEAL

Hay 6 3 29 PH '77

Power of Attorney

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE, BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by C. M. PECOT, JR. , Vice-President, and PAUL E. ZACHARSKI , Assiste in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows: Maryland, by C. M. PECOT, JR.

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidents, Resident Assistant Secretaries, and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint Charles E. Hearne, Jr. of Salisbury, Maryland.....

Its true and lawful agent and Attorney -in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed:

I. Bonds and undertakings for faithful performance of duty to be filed in any Court of any State of the United States, or in any United States Court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000) as follows: For administrators and executors; committees for incompetent persons; conservators; commissioners; guardians; referees and trustees for the sale of property; receivers and trustees in bankruptcy proceedings; receivers in equity; trustees under will; persons and corporations exercising powers of sale in deeds, mortgages, and other written instruments covering property located in any state of the United States, Except Assignments for Benefit of Creditors.

II. Bonds and undertakings to be filed in any Court as aforesaid, each in a penalty not to exceed the sum of SEVENTY-FIVE HUNDAED DOLLARS (\$7,500) as follows: For the payment of costs; for petitioning creditors; for plaintiffs in attachment, garnishment, sequestration and replevin suits; for removal of suits from State to Federal Courts.

III. Bonds each in a penalty not to exceed the sum of TEN THOUSAND DOLLARS (\$10,000) required of State, County, Township or Municipal Officials, of any State of the United States, whether elected or appointed, except those for Treasurers, Deputy Treasurers, Tax Collectors, Deputy Tax Collectors, Sheriffs, Deputy Sheriffs, Police Constables and Justices of Peace.

IV. Bonds for Notaries Public required by the Laws of any State of the United States, each in a penalty not to exceed the sum of FIVE THOUSAND DOLLARS (\$5,000).

V. License bonds, each in a penalty not to exceed the sum of TEN THOUSAND DOLLARS (\$10,000) required by the Statute of any State of the United States or by Ordinance of any Municipality in any State.

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Maryland, in their own proper persons. This power of attorney revokes that issued on behalf of Charles E. Hearne, Jr., dated July 7, 1954.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said Fidelity and Deposit Company of Maryland, this 28th day of June A.D. 19. 76

NOTAR

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

STATE OF MARYLAND

55: CITY OF BALTIMORE

On this 28th day of June, A.D. 19 76, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said corporation.

In Transport, I have because set my beard and officed my Official Seal, at the City of Bettings.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year

first above written.

Notary Public Commission Expires July 1, 1978

CERTIFICATE I, the undersigned, Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate is signed by facsimile under and by authority of the following resolution of the Board of Directors of the Fidelity and Deposit Company of Maryland at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this day of may ... 19.27

May 6, 1977 and Lit27a Cif. 200727 Received for Record recorded in the Records of Wicomico County in Liber A.J.S. No. 19 Folio 386 A. James Smith, Clerk,

Brid approved ; mith, Merb,

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings
Is The Following, To Wit:

BOND OF

FIRESTONE TIRE AND RUBBER COMPANY DEFENDANT

FIDELITY AND CASUALTY OF NEW YORK ~

TO

RICHARD E. RATHEL - AND JEAN V. RATHEL -

IN

NO. 8619 CIVIL

NO. 8619 CIVIL CASE RICHARD E. RATHEL and JEAN V. RATHEL Plaintiffs VS. IN THE CIRCUIT COURT FIRESTONE TIRE AND RUBBER COMPANY GREGORY THOMAS TAYLOR FOR WICOMICO COUNTY Defendants GREGORY THOMAS TAYLOR STATE OF MARYLAND Cross-Plaintiff VS. FIRESTONE TIRE AND RUBBER COMPANY CONSOLIDATED CASES Cross-Defendant

SUPERSEDEAS BOND

KNOW ALL MEN BY THESE PRESENTS:

THAT WE, Firestone Tire and Rubber Company, Defendant, and Fidelity and Casualty of New York are held and firmly bound to Richard E. Rathel and Jean V. Rathel, or their attorneys, executors, administrators, personal representatives, or assigns, in the full and just sum of One Hundred Thirty Thousand (130,000) Dollars, to the payment whereof we bind ourselves, our heirs, executors, administrators, personal representatives, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, the said Richard E. Rathel and Jean V. Rathel have recovered in the Circuit Court for Wicomico County in Civil Case No. 8619 a judgment against the said Firestone Tire and Rubber Company, appealing to the Court of Special Appeals of Maryland.

NOW, the condition of the above obligation is such, that if the Firestone Tire and Rubber Company shall not cause a transcript of the record and proceedings to be transmitted to the Court of Special Appeals, within the time required by law, and prosecute said appeal with effect; and also, satisfy and pay to the said

MAY 9 2 27 PH '77

A. JAHES SHITTH CLERK

EIC/asc 4/28/77

-2-

Richard E. Rathel and Jean V. Rathel, their executors, administrators, personal representatives, and assigns, the full amount of the judgment, costs, and interest if the judgment is affirmed or the appeal dismissed, in the full amount of such modification of judgment and such costs, interest and damages that may be awarded by the Court of Special Appeals, aforesaid, then this bond shall remain in full force and virtue, otherwise of no effect.

In Witness Whereof, we have hereunto set our hands and seals this day of Moy, 1977.

FIRESTONE TIRE AND RUBBER COMPANY

By Malinny

FIDELITY AND CASUALTY OF NEW YORK

By Way Manney

The Fidelity and Casualty Company of New York

80 Maiden Lane, New York, New York 10038

SPECIAL POWER OF ATTORNEY

Know all men by these Presents, That THE FIDELITY AND CASUALTY COMPANY OF NEW YORK has made, constituted and appointed, and by these presents does make, constitute and appoint

Henry H. Hanna, Jr.

its true and lawful attorner for it and in its name, place, and stead to execute on behalf of the said Company, as surety, a certain bond not exceeding

in amount and described as follows:- ONE HUNDRED THIRTY THOUSAND and 00/100 ---- (\$130,000.00)

Obligor: Firestone Tire & Rubber Company

Obligee: Circuit Court of Wicomico County

Nature of obligation: Supercedious Bond, Case #8934

This Power of Attorney is granted and is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Board of Directors of THE FIDELITY AND CASUALTY COMPANY OF NEW YORK on the 20th day of February. 1975:

"RESOLVED, that the Chairman of the Board, the Vice Chairman of the Board, the President, an Executive Vice President or a Senior Vice President or a Vice President of the Company, be, and that each or any of them hereby is, authorized to execute Powers of Attorney qualifying the attorney named in the given Power of Attorney to execute in behalf of THE FIDELITY AND CASUALTY COMPANY OF NEW YORK, bonds, undertakings and all contracts of suretyship; and that an Assistant Vice President, a Secretary or an Assistant Secretary be, and that each or any of them hereby is, authorized to attest the execution of any auch Power of Attorney, and to attach thereto the seal of the Company.

FURTHER RESOLVED, that the aignatures of auch officers and the seal of the Company may be affixed to any such Power of Attorney or to any certificate relating thereto by facaimile, and any auch Power of Attorney or certificate bearing auch facsimile signatures or facsimile seal shall be valid and binding upon the Company when so affixed and in the future with respect to any bond, undertaking or contract of suretyship to which it is attached."

In Witness Whereof, THE FIDELITY AND CASUALTY COMPANY OF NEW YORK has caused its official seal to be hereunto affixed, and these presents to be signed by one of its Senior Vice Presidents and attested by one of its Assistant Vice Presidents this 22nd day of April, 1975.

THE FIDELITY AND CASUALTY COMPANY OF NEW YORK

Attest:

Eugene P. Dougherty Assistant Vice President

TO THE

Manuel

R. K. Ruesch, Senior Vice President

STATE OF NEW YORK COUNTY OF NEW YORK

On this 22nd day of April, 1975, before me personally came R. K. Ruesch, to me known, who being by me duly sworn, did depose and say that he resides in New Providence, in the County of Union, State of New Jersey, at 35 Alden Road; that he is a Senior Vice President of THE FIDELITY AND CASUALTY COMPANY OF NEW YORK, the corporation described in and which executed the above instrument; that he knows the seal of the said corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation and that he signed his name thereto by like order.

PUBLIC

CERTIFICATE

Herbert Hoffman

HERBERT MOM MAN NOTARY PUBLIC, State of New York No. 52-1821035 Quat. in Suffolk County Cert. filed in N. Y. Co. Ch's Office Commission Expires March 30, 1977

I, the undersigned, an Assistant Secretary of THE FIDELITY AND CASUALTY COMPANY OF NEW YORK, a New York corporation, DO HEREBY CERTIFY that the foregoing and attached Power of Attorney remains in full force and has not been revoked; and furthermore that the Resolution of the Board of Directors, set forth in the said Power of Attorney, is now in force.

Signed and sealed at the City of New York. Dated the

29th day of

April . 19 77

Jones

James M. Keane, Assistant Secretary

755 Printed in U.S.A.

15 Bond 4316D

BOND APPROVED 5/10/77

A. James Smith Clerk

Received for Record MAY 9 1977 and recorded in the Records of Wicomico County in Liber A.J.S. No. 19 Folio 389

ביינו ביינו במייני

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,
Among Other Proceedings

Is The Following, To Wit:

BOND OF

DON E. RICHARDSON

IN

NO. 18,156 CHANCERY

SECURITY INSURANCE COMPANY OF HARTFORD

HARTFORD, CONNECTICUT 06101 1000 ASYLUM AVENUE

KNOW ALL MEN BY THESE PRESENTS:	
THAT WE, DON E. RICHA	RDSON and
SECURITY INSURANCE COMPANY OF HARTFOR	D, a corporation of the State of Connecticut, duly authorized by its and firmly bound unto the State of Maryland, in the full and just
to be paid to the said State or its certain Attorney,	Dollars (\$1,000,00
Sealed with our seals and dated this1:	1thin the year of our
Lord one thousand nine hundred andseventy.	seven
WHEREAS, the above bounden	.E. Richardson
	ofthe.Circuit.Court.of.WicomicoCo,.Maryland
has been appointed trustee to sell mi	
mentioned in the proceedings in the case of	The State of Maryland
	V3.
	Monroe J Haltaman, Jr
now pending in said Court;	
NOW THE CONDITION OF THE ABOVE	
	nardson
	trust reposed in himby said decree
ar that may be resposed in	and remain in full farce and virtue in law.
Signed, sealed and delivered	
Mit to a Change	Willes (Seal)
A Section of the sect	
	(Seal)
	Seol Seol FO
	SECURITY INSURANCE COMPANY OF HARTFORD
Wimess: Carole A Kolasa	By Albert F. Laws Attorney in-fact
Form 40132-0	The state of the s

LIMITED POWER OF ATTORNEY

SECURITY INSURANCE COMPANY OF HARTFORD

Anon All Men by These Presents:

That the Security Insurance Company of Hartford, a corporation of the State of Connecticut, by John P. Welch its Vice President, and John J. Donahue its Secretary, in pursuance of authority granted by a resolution duly passed by the Board of Directors of said Company at a meeting of that body, at which a quorum was present, held on the 11th day of September, 1962, at its office in the City of New Haven, State of Connecticut, which resolution reads as follows:

"RESOLVED: That effective September 11, 1962, bonds, undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof shall be executed by the President or any Vice President and duly attested by any Secretary or any Assistant Secretary, or shall be signed in the Company's behalf by an attorney-in-fact appointed by a power of attorney executed as provided by Article IV of the By-Laws of this Company, any of said officers or such attorneys in-fact being authorized to affix the Company's seal to any such instrument; and any Secretary or any Assistant Secretary is hereby authorized and empowered to certify under the Company's seal to a copy of any resolution, by-law, written instrument, power of attorney, list of officers, or financial statement of the Company that may be appropriate or required; and

RESOLVED FURTHER. That any signature of any of said officers to any of the written instruments above referred to, including powers of attorney and certifications, may be by printed facsimile, but the signature of any attorney-in-fact acting under such power shall be manually signed."

does hereby nominate, constitute and appoint

Albert F. Laws, of Salisbury, Maryland

its true and lawful agent and attorney -in-fact, to make, execute, seal and deliver for and on its behalf, as surety, and as its act and deed

Bonds of Receivers and Trustees under the Federal Bankruptcy Act; no one bond to exceed One Hundred Thousand and no/100---- Dollars (\$100,000,00).

as follows:

(a) Bonds of Administrators, Executors, Commissioners and Trustees for the sale of real estate; no one bond to exceed One Hundred Thousand and no/100-------Dollars (\$100,000.00).

(b) Bonds of Receivers in Equity, Trustees under Wills, Committees, Conservators and Guardians; no one bond to exceed One Hundred Thousand and no/100-------Dollars (\$100,000.00).

(c) Bonds or undertakings required of Plaintiffs in Judicial Proceedings for attachment, claimant, costs, garnishment, petitioning creditors, replevin and sequestration, but no others; and of Defendants for the removal of cause, but no others; no one bond or undertaking to exceed Twenty-Five Thousand and no/100-----Dollars (\$25,000.00).

(d) Lost Instrument Bonds in a fixed penalty; no one bond to exceed Five Thousand Dollars (\$5,000.00).

License and Permit bonds required by the laws of the United States of America, or any State or Political Subdivision of any State within the United States of America or its Territories; no one bond to exceed Fifteen Thousand and -----Dollars (\$15,000.00

And when such bonds or undertakings shall have been duly executed pursuant hereto and the corporate seal affixed, they shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the duly elected officers of the Company in their own proper persons. The said company hereby reserves unto itself, however, the absolute right to revoke this Power of Attorney at any time it may desire so to do.

The said Secretary does hereby certify that the foregoing copy of resolution is a true copy of the resolution passed by the Board of Directors of said Company at its meeting held on the 11th day of September, 1962, as aforesaid, and that said resolution is still in force, and further certifies that the following is a true extract from the By-Laws of the Security Insurance Company of Hartford:

ARTICLE IV

Appointment of Attorneys-in-fact

The President or any Vice President shail also have power and authority, from time to time, to appoint one or more attorneys-in-fact for the purpose of executing and delivering, for and on behalf of the Company and as its act and deed, bonds, undertakings, recognizances, contracts of indemnity and other instruments of writings of similar character, to prescribe the respective duties of such attorneys-in-fact and the respective limits of their authority, and to revoke any such appointment at any time in his discretion.

IN WITNESS WHEREOF, the said Vice President and the said Secretary have hereunto subscribed their name and affixed the corporate seal of the said Security Insurance Company of Harteord this and the said Security Insurance Company of Harteord this security in the said Security Insurance Company of Harteord this security insurance Company of H

A.D. 19.76

day of December

SECURITY INSURANCE COMPANY OF HARTFORD

John J. Donatue

Secretary

Vice President

STATE OF CONNECTICUT CITY OF HARTFORD

On this 8th day of December

A.D. 1976, before the subscriber, a Notary Public of the State of Connecticut, in and for the City of Hartford, duly commissioned and qualified, came the above named Vice President and Secretary, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they acknowledged the execution of the same, and being by me duly sworn, they did depose and say that they know the corporate seal of said Company, that the seal affixed to the preceding instrument is the corporate seal, and that the preceding instrument was executed by them and the corporate seal affixed by the authority of the Board of Directors of said Company.

IN TESTIMONY WHEREOF, I have bereunto set my hand and affixed my Notarial Seal, at the City of Hartford, the day and year first above written.

first above written.

My commission expires April 1, 1978

Notary Public

CERTIFICATE.

I, John J. Donahue

, Secretary of the Security Insurance Company of Hartford, do hereby certify that I have compared the foregoing copy of Power of Attorney and the foregoing copy of affidavit annexed to the said Power of Attorney with the originals now on file in the home office of the said Company, and that the same are correct transcripts therefrom and of the whole of the said originals, and that the said Power of Attorney has not been revoked and is now in full force and office. force and effect.

IN TESTIMONY WHEREOF. I have hereuntoget my hand and affixed the seal of the said Company this

11th day of May

John J. Donahue

Secretary

Form 40168-4

recorded in the Records of Wiconico County

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings
Is The Following, To Wit:

BOND OF

KENNETH V. HELAND

IN

NO. 16,693 CHANCERY

No. 16, 693 Chancery

SECURITY INSURANCE COMPANY OF HARTFORD

HARTFORD, CONNECTICUT 06101
1000 ASYLUM AVENUE

KNOW ALL MEN BY THESE PRESENTS:

THAT WE, KENNETH V. HELAND	and
	corporation of the State of Connecticut, duly authorized by Its firmly bound unto the State of Maryland, in the full and just
to be paid to the said State or Its certain Attamey, to whi	ch payment well and truly to be made, we bind ourselves and
	trators, successors and assigns, jointly and severally, firmly by
ese presents.	
Sealed with our seals and dated this	day ofMay
ord one thousand nine hundred and <u>Seventy-seven</u>	
WHEREAS, the above boundenKENNETH	V. HELAND
by virtue of a decree of the Honorable the Judge oft.	he Circuit Court of Wicomico Co. Maryland
has been appointed Trustee	
mentioned in the proceedings in the case of	
D	s Christopher Taylor
V•7.	s Chr. , replace lagiter
	Vs.
Fe	eeman W. Christopher
now pending in said Court;	
NOW THE CONDITION OF THE ABOVE OBLIGA	ATION IS SUCH, THAT IF THE ABOVE BOUNDEN
Kenneth V. Heland	
Io.C.Band shall well and faithfully perform the trust re	posed inby said decree
or that may be resposed inhim	by any future decree or order in the premises, then tain in full force and virtue in law.
Signed, sealed and delivered	
in the presence of	2/ 10001
Daren Glogespor	Munet V. Deline (Seal)
Max 16 2 38 PN '77	
	(Seal)
A. JAMES SMITH, CLERK	The state of the s
SE	ECURITY INSURANCE COMPANY OF HARTFORD
	AuxIII 3
Witness: Carale 7. Vélasa	B/ MANY 1000
	Aromey-in-racti
orm 40132-0	

LIMITED POWER OF ATTORNEY SECURITY INSURANCE COMPANY OF HARTFORD

Know All Men by These Presents:

That the Security Insurance Company of Hartford, a corporation of the State of Connecticut, by John P. Welch its Vice President, and John J. Donahue its Secretary, in pursuance of authority granted by a resolution duly passed by the Board of Directors of said Company at a meeting of that body, at which a quorum was present, held on the 11th day of September, 1962, at its office in the City of New Haven, State of Connecticut, which resolution reads as follows:

"RESOLVED: That effective September 11, 1962, bonds, undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof shall be executed by the President or any Vice President and duly attested by any Secretary or any Assistant Secretary, or shall be signed in the Company's behalf by an attorney-in-fact appointed by a power of attorney executed as provided by Article IV of the By-Laws of this Company, any, of said officers or such attorneys in-fact being authorized to affix the Company's seal to any such instrument; and any Secretary or any Assistant Secretary is hereby authorized and empowered to certify under the Company's seal to a copy of any resolution, by-law, written instrument, power of attorney, list of officers, or financial statement of the Company that may be appropriate or required; and

RESOLVED FURTHER. That any signature of any of said officers to any of the written instruments above referred to, including powers of attorney and certifications, may be by printed facsimile, but the signature of any attorney-in-fact acting under such power hereby nominate constitute and appoint.

does hereby nominate, constitute and appoint

Albert F. Laws, of Salisbury, Maryland

its true and lawful agent and attorney -in-fact, to make, execute, seal and deliver for and on its behalf, as surety, and as its act and deed

Bonds of Receivers and Trustees under the Federal Bankruptcy Act; no one bond to exceed One Hundred Thousand and no/100--------Dollars (\$100,000.00).

as follows:

- (a) Bonds of Administrators, Executors, Commissioners and Trustees for the sale of real estate; no one bond to exceed One Hundred Thousand and no/100-------Dollars (\$100,000.00).
- (b) Bonds of Receivers in Equity, Trustees under Wills, Committees, Conservators and Guardians; no one bond to
- Bonds or undertakings required of Plaintiffs in Judicial Proceedings for attachment, claimant, costs, garnishment, petitioning creditors, replevin and sequestration, but no others; and of Defendants for the removal of cause, but no others; no one bond or undertaking to exceed Twenty-Five Thousand and no/100-----Dollars (\$25,000.00).
- (d) Lost Instrument Bonds in a fixed penalty; no one bond to exceed Five Thousand Dollars (\$5,000.00).

License and Permit bonds required by the laws of the United States of America, or any State or Political Subdivision of any State within the United States of America or its Territories; no one bond to exceed Fifteen Thousand and no/100-----------Dollars (\$15,000.00

Official Bonds required to be given by Notaries Public XXXXXXXXXXXXX

And when such bonds or undertakings shall have been duly executed pursuant hereto and the corporate seal affixed, they shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the duly elected officers of the Company in their own proper persons. The said company hereby reserves unto itself, however, the absolute right to revoke this Power of Attorney at any time it may desire so to do.

The said Secretary does hereby certify that the foregoing copy of resolution is a true copy of the resolution passed by the Board of Directors of said Company at its meeting held on the 11th day of September, 1962, as aforesaid, and that said resolution is still in force, and further certifies that the following is a true extract from the By-Laws of the Security Insurance Company of Hartford:

ARTICLE IV

The President or any Vice President shall also have power and authority, from time to time, to appoint one or more attorneys-in-fact for the purpose of executing and delivering, for and on behalf of the Company and as its act and deed, bonds, undertakings, recognizances contracts of indemnity and other instruments of writings of similar character, to prescribe the respective duties of such attorneys-in-fact and the respective limits of their authority, and to revoke any such appointment at any time in his discretion,

IN WITNESS WHEREOF, the said Vice President and the said Secretary have hereunto subscribed their names and affixed the corporate seal of the said Security Insurance Company of Hartford this

A D. 19.76

day of December

A.D. 1976 SECURITY INSURANCE COMPANY OF HARTFORD

John J. Donahue

STATE OF CONNECTICUT CITY OF HARTFORD

On this 8th day of December

A.D. 1976 before the subscriber, a Notary Public of the State of Connecticut, in and for the City of Hartford, duly commissioned and qualified, came the above named Vice President and Secretary, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they acknowledged the execution of the same, and being by me duly sworn, they did depose and say that they know the corporate seal of said Company, that the seal affixed to the preceding instrument is the corporate seal, and that the preceding instrument was executed by them and the corporate seal affixed by the authority of the Board of Directors of said Company.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Notarial Seal, at the City of Hartford, the day and year first above written.

first above written.

Relen Wienslaw Noury Public

My commission expires April 1, 1978

CERTIFICATE

, Secretary of the Security Insurance Company of Hartford, do hereby John J. Donahue certify that I have compared the foregoing copy of Power of Attorney and the foregoing copy of affidavit annexed to the said Power of Attorney with the originals now on file in the home office of the said Company, and that the same are correct transcripts therefrom and of the whole of the said originals, and that the said Power of Attorney has not been revoked and is now in full

IN TESTIMONY WHEREOF. I have hereunte set my hand and affixed the seal of the said Company this

12th day of May

John J. Donahue Secretary

Form 40168-4

Bone approved: 4. James Snith, Club

Received for Record / New recorded in the Records of Wicomico County in Liber A.J.S. No ...

A. James Smith, Clerk.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

STANLEY G. ROBINS ATTORNEY AND AGENT

IN

NO. 18,366 CHANCERY

IN THE CIRCUIT COURT

WICOMICO COUNTY OF

18366

STATE OF MARYLAND

NO. 18366 CHANCERY

Union Trust Company of Maryland, A Maryland Corporation

Vs.

Arthur L. Noble, Sr. and Lucy Estelle Noble, His Wife

BOND OF Mortgage Foreclosure

TO SELL

KNOW ALL MEN BY THESE PRESENTS: That we, Stanley G. Robins, Attorney and Agent for Purpose of Foreclosure and Collection andcodiscendence of the collection and

as Principal, UNITED STATES FIDELITY AND GUARANTY COMPANY, a body corporate under the laws of the State of Maryland, as Surety, are held and firmly bound unto the State of Maryland in the full and just sum of Thirty Thousand Dollars and No Cents -----), to be paid to the said State or its certain Attorney, to which payment well Dollars (\$30,000.00 and truly to be made and done, we bind ourselves and each of us, our and each of our heirs, executors, administrators, successors or assigns, jointly and severally, firmly by these presents.

, in the year of Sealed with our seals and dated this day of 18th our Lord, nineteen hundred and seventy-seven.

Stanley G. Robins, Attorney and Agent for Purpose of WHEREAS, the above bounden Componentitions

by virtue of the power contained in a mortgage Arthur L. Noble, Sr. and Lucy Estelle Noble, His Wifeto Union Trust Company of Maryland, A Maryland Corporation bearing date the and recorded among the Land , 19 69 13th day of January in Liber

Wicomico County Records of Folio 467 No. JWTS 681

and Stanley G. Robins, Attorney and Agent

for Purpose of Foreclosure and Collection sade

is about to sell the land and premises described in said mortgage, default having been made in the payment of the money as specified, and in the conditions and covenants therein contained.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH that if the above bounden Stanley G. Robins, Attorney and Agent for Purpose of Foreclosure and Collection XXXXX

do and shall well and truly and faithfully perform the trust reposed in gage aforesaid, and shall abide by and fulfill any order or decree which shall be made by any Court of Equity in relation to the sale of said mortgaged property, or the proceeds thereof, then the above obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed, sealed and delivered

STANLEY G. ROBINS, ATTORNEY AND AGENT FOR PURPOSE OF FOREGLOSURE AND COLLECTION

UNITED STATES FIDELITY AND GUARANTY COMPANY

Gordon D. Gladden, Attorney-in-Fact 18 2 3 . See 19 135

.....

(CERTIFIED COPY)

POWER OF ATTORNEY

No.....

Know all Men by these Presenter

That UNITED STATES FIDELITY AND GUARANTY COMPANY, a corporation organized and existing under the laws of the State of Maryland, having its principal office at the City of Baltimore, in the State of Maryland, does hereby constitute and Gordon D. Gladden

of the City of Salisbury State of Maryland for the following purpose

State of Maryland, its true and lawful attorney in and for the

To sign its name as surety to, and to execute, seal and acknowledge any and all stipulations, bonds and/or undertakings, and to respectively do and perform any and all acts and things set forth in the resolution of the Board of Directors of the said UNITED STATES FIDELITY AND GUARANTY COMPANY, a certified copy of which is hereto annexed and made a part of this power of attorney; and the said UNITED STATES FIDELITY AND GUARANTY COMPANY, through us, its Board of Directors, hereby ratifies and confirms all and whatsoever the said

Gordon D. Gladden

may lawfully do in the premises by virtue of these presents.

In Witness Whereof, the said UNITED STATES FIDELITY AND GUARANTY COMPANY has Saused this instrument to be sealed with its corporate seal, duly attested by the signatures of its Vice-President and Assistant Secretary, this June ... A. D. 1975. 11.5

UNITED STATES FIDELITY AND GUARANTY COMPANY

(Signed) By Charles W. Boome

54111 6

(SEAL)

(Signed)

STATE OF MARYLAND.

CITY OF BALTIMORE.

A. D. 1975, before me personally can day of On this 13th Vice-President of UNITED STATES FIDELITY AND GUARANTY Company, and F. J. Willey

Company, and F. J. Willey

Company, with both of whom I am personally acquainted, who being by me severally duly sworn, said that they resided in the City of Baltimore, Maryland, that they, the said Charles W. Boone and F. J. Willey were respectively the Vice-President and Assistant Secretary of the said UNITED STATES FIDELITY AND GUARANTY COMPANY, the corporation described in and which executed the foregoing power of attorney; that they each knew the seal of said corporation; that the seal affixed to said power of attorney was such corporate seal; that it was so affixed by order of the Board of Directors of said corporation, and that they signed their names thereto by like order as Vice-President and Assistant Secretary, respectively of the Company.

My commission expires the first day in July, A. D. 19 78

(SEAL)

(Signed)

Herbert J. Aull

Notary Public.

STATE OF MARYLAND. CITY OF BALTIMORE.

Robert H. Bouse Clerk of Superior Court of Baltimore City, which Court is a Court of Record, and has a seal, do hereby certify that Herbert J. Aull whom the annexed affidavits were made, and who has thereto subscribed h i mame, was, at the time of so doing a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and sworn and authorized by law to administer oaths, take acknowledgments, or proof of deeds to be recorded therein. I further certify that I am acquainted with the handwriting of the said Notary and verily believe the signature to be h 1 agenuine signature.

In Testimony Whereof, I hereto set my hand and affix the seal of the Superior Court of Baltimore City, the same being a Court of Record, this 13th day of

(SEAL)

(Signed)

Robert H. Bouse

Clerk of the Superior Court of Baltimore City.

FS 17 9-67

190

COPY OF RESOLUTION

Maria Company

That Whereas, it is necessary for the effectual transaction of business that this Company appoint agents and attorneys with power d authority to act for it and in its name in the State of Maryland and in States other than Maryland, and in the Territories of the United States and in the Provinces of the Dominion of Canada and in the Colony of Newfoundland.

Therefore, be it Resolved, that this Company do, and it hereby does, authorize and empower its President or either of its Vice-Presidents in conjunction with its Secretary or one of its Assistant Secretaries, under its corporate seal, to appoint any person or persons as attorney or attorneys-in-fact, or agent or agents of said Company, in its name and as its act, to execute, and deliver any and all contracts guaranteeing the fidelity of persons holding positions of public or private trust, guaranteeing the performance of contracts other than insurance policies and executing or guaranteeing bonds and undertakings, required or permitted in all actions or proceedings, or by law allowed, and

Also, in its name and as its attorney or attorneys-in-fact, or agents to execute and guarantee the conditions of any and all bonds, recognizances, obligations, stipulations, undertakings or anything in the nature of either of the same, which are or may by law, municipal or otherwise, or by any Statute of the United States or of any State or Territory of the United States or of the Provinces of the Dominion of Canada or of the Colony of Newfoundland, or by the rules, regulations, orders, customs, practice or discretion of any board, body, organization, office or officer, local, municipal or otherwise be allowed, required or permitted to be executed, made, take given, tendered, accepted, filed or recorded, for the security or protection of, by or for any person or persons, corporation, body, office interest, municipality or other association or organization whatsoever, in any and all capacities whatsoever, conditioned for the doing or not doing of anything or any conditions which may be provided for in any such bond, recognizance, obligation, stipulation, or undertaking, or anything in the nature of either of the same.

Assistant Secretary of UNITED STATES FIDELITY AND Charles O. Mullennix

Assistant Secretary of UNITED STATES FIDELITY AND
GUARANTY COMPANY, hereby certify that at a special meeting of the Board of Directors of said Company, duly called and held
at the office of the Company, at the City of Baltimore, on the 25th day of February, A. D. 1916, at which was present a quorum of said
Directors, duly authorized to act in the premises, resolutions were passed and entered on the minutes of said Company, of which resolutions the foregoing is a true copy and of the whole thereof.

And I do further certify that the above and foregoing is a full, true and correct copy of the original power of atternay given by said Gordon D. Gladden him day of May A.D. 19 77 Company to , authorizing and empowering Salisbury, Maryland, authorizing and empower and that the said Power of Attorney is still in full force and effect as of this date. The second of the second 1431(1) Given under my hand and the seal of said Company, at Baltimore, Maryland, this 18th The state of the s The Branch and the State of the Assistant Secretary. 在1.50mm 10.10mm 10.10mm 10.10mm 10.10mm THE PARTY OF THE P

recorded in the Records of Wicomico County rn Liber A.J.S. No. 19 , Folio 401 A. James Smith, Clerk.

Carlo Control of the
In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,
Among Other Proceedings

ls The Following, To Wit:

BOND OF

GREGORY LAVELLE WASHINGTON PRINCIPAL

AND

CLIFFORD R. WASHINGTON / SURETY

'IN

NO. CR8280

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT COL	
STATE OF MARYLAND	U,conned County
Gregory Lavelle Medaghia	Case No
Defendant /	Arrest Register No.:
	27011 ******1100
Address	Warrant or Summons Nozury A 23941 ************************************
10 ll 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Address 5 Nd fisteral years Thereby become recognizon's) for	Celephone 772.75 Driver's License
who is charged with the offense of:	······
Jareny S	July Station Joseph
	······································
I/We own and pledge as bail property No. 4.19.	Mas 547 located in Willer
in the State of Maryland, which is owned by me/us in	fee simple, subject to an annual ground yes or no
The said property is now assessed at \$352L including those for the year of 19; my/our int	
following mortgages, encumbrances and other recogn	The state of the s

land to owe ar	property for bail with the District Court of Mary- ad stand indebted to the State of Maryland in the
chattels, lands and tenements, respectively to and for ance of the above defendant to answer the charge all	eged against heaves and to attend the court indicate
herein: A. In the DISTRICT COURT OF MARYLANI	Discover on the
2 day of the second	19 at
and/or In the CRIMINAL COURT OF BALTIMO	ORE/CIRCUIT COURT of
	in when
The condition of the above recognizance is such,	that if the above
does and shall well and truly make personal appearant and there to answer unto all such things as shall be all and not depart therefrom without leave, and in the me the above recognizance shall be void, or otherwise to	leged and to attend the said Court from day to day, cantime hold the peace, and be of good behavior, then remain in full force and virtue in law.
	Signed Clifford R Washington (SEAL)
	Address
P	Signed[SEAL]
Tec charges determined by	Address
Time D4/5 TT M.	
Subscribed and sworn to before me, the undersign	ned, on this 24 de ai
Subscribed and sworn to before me, the undersig	ned, on this 24 do [SEAL]

1.

CERTIFICATE FROM THE ASSESSOPS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

In testimony whereof, I hereunto subscribe my name this 24-TL

SUPERVISOR OF ASSESSMENTS

AFFIDAVIT AS TO OWNERSHIP AND INCUMPERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIES, IF	ALT	
Mone!		
In testimony whereof I hereunto s	wherethe my name this 24	est in
day of May, 10 77		· \ \
day of May, 1977		
	Clifford RW rehings	90
	OWNER	William,
Subscribed and sworm to before me th	nis 24 day of May	,197.7. 1111,
	Clritte W. Motary Public	Byil in
	Notary Public	1 min
1 and deed		
Congress and		
logg of deed Bill.	THE BUILDING	
	- I want to be a second	

FOR DEED FROM ROBERT T. ELZEY AND MARTIE C. ELZEY, HIS WIFE TO CLIFFORD R. WASHINGTON SEE LIBER J.W.T.S. NO. 791, FOLIO 141, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND

Plaintiff

FOR Winner

Case No. CR 8 282

vs. Guga

Defendant

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

STATE OF MARYLAND

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

at ...M. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

To not leave the State of Maryland without first securing the permission of

and executing a waiver of extradition.

equations of the state state and a test age the partition is an interest of the state of the sta

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$......, the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

1 Tumas Smith Clark

WITNESS the hand and seal of the Defendant:

Address 50x Woodler St. Salehuild. 19

The goey 2. by

Defendant (SEAL

day of Afficient, 13.

Recelved for Record NAY 2 4 1977

recorded in the Records of Wicomico County in Liber A.J.S. No. 19 Folio 405

CR 708

Tele one No.

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

PETER J. LOMBARDI AND MARION J. MINKER, JR. TRUSTEES

IN

NO. 18,434 CHANCERY

Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE 3

Equity No. 18,434

a desa se en mándo a únicia marr da em e a unh da em rei.	
	as Principal,
and the FIDELITY A	ND DEPOSIT COMPANY OF MARYLAND, a body corporate, duly incorporated under the laws
of the State of Mar	yland, as Surety, are held and firmly bound unto the State of Maryland, in the full and
ust sum of	
	OUSAND AND No/100 Dollars,
	d State or its certain Attorney, to which payment well and truly to be made, and done, we
	each of us, our and each of our Heirs, Executors, Administrators, Successors or Assigns
jointly and severall	y, firmly by these presents.
Sealed with ou	r seals and dated this 14th day of June,
	ord1977.
	thove bounden PETER J. LOMBARDI and MARION J. MINKER, JR., TRUSTEES
	wer contained in a roomgen whom Deed of Trust from Melvin D. Goldfein and his wife,
to them	
bearing date the	19th day of January, 1976, and recorded
among the mortga	ge records of Wicomico County
	IS No. 850 Folio 375 and et seq., and the said PETER J. LOMBARDI and MARION J. MINKER, JR., TRUSTEES
of the money as sp	land and premises described in said mortgage, default having been made in the payment secified, and in the conditions and covenants therein contained. ITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bounders
	PETER J. LOMBARDI and MARION J. MINKER, JR., TRUSTEES
1 1 - ball mall o	and truly and faithfully perform the trust reposed in them
under the mortgage Court of Equity is	ge aforesaid, and shall abide by and fulfill any order or decree which shall be made by any in relation to the sale of said mortgaged property, or the proceeds thereof then the above oid, otherwise to be and remain in full force and virtue in law.
In Testimony	Whereof, the above bounden
has hereto set	hand and seal and the said body corporate has caused these presents to b
	s Attorney-in-Fact, the day and year first herein above written.
	delivered in the presence of:
Signed, sealed and	Hallmonn Teter Hondardi (SEAL
Signed, sealed and	falfnirm Teter Dondardi (SEAT
Signed, sealed and	FILED (SRAIN FIDELITY AND DEPOSIT COMPANY OF MARYLAND)
Marks	FILED (SRAI

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by WM.H.C. GRIFFITH , Vice-President, and JOHN C. GARDNER , Assist in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Resident Assistant Secretaries, and Attorneys in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint Peter J. Lombardi, William S. Diggs, Sr., Samuel M. Ivrey and Benjamin Michaelson, Jr., all of Annapolis, Maryland, EACH....

its true and lawful agent and Attorney -in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its

I. Bonds and undertakings for faithful performance of duty to be filed in any Court of any State of the United States, or in any United States Court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000) as follows: For administrators and executors; committees for incompetent persons; conservators; commissioners; guardians; referees and trustees for the sale of property; receivers and trustees in bankruptcy proceedings; receivers in equity; trustees under will; persons and corporations exercising powers of sale in deeds, mortgages, and other written instruments covering property located in any state of the United States, Except Assignments for Benefit of Creditors.

II. Bonds and undertakings to be filed in any Court as aforesaid, each in a penalty not to exceed the sum of SEVENTY-FIVE HUNDRED DOLLARS (57,500) as follows: For the payment of costs; for petitioning creditors; for plaintiffs in attachment, garnishment, sequestration and replevin suits; for removal of suits from State to Federal Courts.

III. Bonds each in-a penalty not to exceed the sum of TEN THOUSAND DOLLARS (\$10,000) required of State, County, Township or Municipal Officials, of any State of the United States, whether elected or appointed, except those for Treasurers, Deputy Treasurers, Tax Collectors, Deputy Tax Collectors, Sheriffs, Deputy Sheriffs, Police Constables and Justices of Peace.

IV. Bonds for Notaries Public required by the Laws of any State of the United States, each in a penalty not to exceed the sum of Five Thousand Dollars (\$5,000).

V. License bonds, each in a penalty not to exceed the sum of FIVE THOUSAND DOLLARS (\$5,000) required by the Statute of any State of the United States or by Ordinance of any Municipality in any State.

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Maryland, in their own proper persons.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this 16th

ATTEST:

FIDELITY AND DEPOSIT COMPANY OF MARYEAND

(SIGNED)

JOHN C. GARDNER

(SELL)

Assistant Secretary

Vice-President

STATE OF MARYLAND CITY OF BALTIMORE 35:

On this 16th day of May A.D. 19 66, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.

(SIGNED)

FRANK G. MEURER

(SEAL)

Notary Public Commission Expires. July 1, 1963.78

CERTIFICATE

I, the undersigned, Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate: and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate is signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 19th day of October, 1966.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this day of....

Rocelved for Record JUN 1 5 1977 recorded in the Records of Wicomico County _____ Folio_ in Liber A.J.S. Mo._

B. James Balen, Mark.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

ANNE WASHINGTON EASLEY PRINCIPAL

AND

MAURICE EASLEY AND
ANN EASLEY SURETIES

IN

NO. CR8268

IN THE DISTRICT COURT OF MARYLAND

The state of the s	TIPT OF MARVIAND
IN THE DISTRICT CO	P.1
STATE OF MARYLAND	County County
vs	Case No. (1) 12 8248
Corne Hackery In Carley	
Defendant	Arrest Register No.:
PY2 Dersery Rot	
Address VC	Warrant or Summons No.:
DODDENY ADDITION OF	N AND RECOGNIZANCE
PROPERTY APPLICATION	C.
QIWE Maurend 4. 14mml Ca	Leg. Telephone 1020355 Driver's License.
Address LX 2, flace, tel	Telephone.
hereby become recognizor (3) for	Artifaction Carley
who is charged with the offense of:	Thuy
	trais
·····	Mary
·····	

	Jilia , located in
I/We own and pledge as bail property No.	in fee simple, subject to an annual ground ves or no
in the State of Maryland, which is owned by me/us	yes or no
rent of \$	1 760 20
The said property is now assessed at \$	at a special s
including those for the year of 19; my/our is	nterest therein is absolute and undivided or is
following mortgages encumbrances and other reco	gnizances as follows:
Tollowing mortgages, cheans, and	more from Louista fits.
	for 1 de 200
000000000000000000000000000000000000000	
and a second sec	re property for bail with the District Court of Mary-
***************************************	and stanti interpred to the Drate of Alasta
sum of \$ 15,000 the said sum	of money to be paid and levied on my/our goods and for the use of the State of Maryland, for the appear-
chattels, lands and tenements, respectively to and f	for the use of the State of Maryland, for the appearance against he and to attend the Court named
ance of the above defendant to answer the charge	ariegou against
herein:	ND on the
A. In the District Cooks of	19 at o'clock M.
TALES OF TALES	MODE /CIDCILLE CILLER COL
and/or In the CRIMINAL COURT OF BABIT	MORE/CIRCUIT COURT of Wisconsing when
at the Court mos	ASE 111
required to be present. The condition of the above recognizance is such	ch, that if the above Office of
210 00100000000000000000000000000000000	Cliffic da A
000000000000000000000000000000000000000	before the Court as get forth hereinabove, then
and there to answer unto all such things as shall be	alleged and to attend the said Court from day to day, meantime hold the peace, and be of good behavior, then to remain in full force and virtue in law.
and not depart therefrom without leave, and in the	to remain in full force and virtue in law.
the above recognizance shall be void, or other wise	Sie Gierie VE A CE KSWALL
	· Signed 221 Querue SE al Constant
and service a re-or Mi	Address
and a second of the	Address Signed Land Ecology [SEAL] Address signed, on this 20 day of June
Fee charged defendants	Address
Fee charged defendant	- TE ()
Time 1230 T. M.	igned on this 30 day of - fine
Subscribed and sworn to before me, the unders	William College Caroling [SEAL]
19	O) CO SEAL
	Clerk/Commissioner
D.C. 70 Rev. 1/72	Clerk/ Commissioner

COPY OF DEED OR DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT: I, Marion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which Enely \$16,700 represents, is 50 %. \$16,700 represents, is In testimony whereof, I hereunto subscribe my name this 20 xt AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES STATE OF MARYLAND, WICOMICO COURTY, TO WIT: I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows: . In testimony whereof I hereunto subscribe my name this day of _ Subscribed and Sworn to before me this 20 day of ___

FOR DEED FROM DEER'S HEAD REALTY CORPORATION, ALINE K. HARCUM, MTGEE. AND HILDA T. CANNON, MTGEE. TO MAURICE Z. EASLEY AND ANN E. EASLEY, HIS WIFE SEE LIBER J.W.T.S. NO. 725, FOLIOS 155, 156 & 157, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND

FOR Warmier
ase No. CR 8.2-6.5

STATE OF MARYLAND
Plaintiff

vs. Some Washing Tro Carley
Detendant

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

The same of the sa

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the hand and seal of the Defendant:

Address Polythand Defendant

Telephone No.

Received for Records of Wicomico County

in Liver A.J.S. No. 19 Follo 412

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

WM. ERNEST CHARLES BENNETT PRINCIPAL

AND

RUTH M. BENNETT SURETIES

IN

NO. 4278587 & 4278586

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT (COURT OF MARYLAND -
STATE OF MARYLAND	Wicmuch County
vs.	Case No. 4278587+427858
Wine Ernest Charles Benne	
202 Princeton Gard	Arrest Register No.: .A
Address Salvo Mg	Warrant or Summons No.:
PROPERTY APPLICATI	ION AND RECOGNIZANCE
# DVe Esnest g & A	Peth M. Bennett
hereby become recognizor(s) for	GINIST BERNESO
who is charged with the offense of	egigent Driving
//We own and pledge as bail property No	288 Follow Jocated in Soustury
	yes or no
The said property is now assessed at \$including those for the year of 19; my/our	interest therein is absolute and undivided or is
and a delaw way	cornizances as follows:
Lanco Cu Al stanta.	
sum of \$ 410. the said sum	ove property for bail with the District Court of Mary- ve and stand indebted to the State of Maryland in the n of money to be paid and levied on my/our goods and l for the use of the State of Maryland, for the appear- e alleged against hall and to attend the Court named
herein:	AND on the
day of	1 19 at O'clock -M. WHORE/CIRCUIT COURT of WICHWICH
All Muld at the Court H	ouse in Addition When
required to be present. The condition of the above recognizance is S	uch, that if the above LUM- Ernlst
	arenes before the Court as set forth hereinabove, then
and there to answer unto all such things as shall and not depart therefrom without leave, and in the above recognizance shall be void, or otherwise	a meantime hold the peace, and be of good behavior, then
	Signed X SEAL
A	Address (SEAL)
Fee charged defendant \$ 15.00	Signed [SEAL] Address
Time	
Subscribed and sworn to before me, the under	rsigned, on this Community of
19//	Co) Oca etec Court [SEAL]
D.C. 70	abel

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of January T. A Ruth M.

Becount 2020 rector fine feet fety 5880 represents, is 50 %.

In testimony whereof, I hereunto subscribe my name this 215t.

day of 4 cold 10 17.

Pallon 24.

Marion H. Calloway.
SUPERVISOR OF ASSESSMENTS PONTET

AFFIDAVIT AS TO OWNERSHIP AND INCUMPERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIES, IF ANY

Comes W. Roman Alo. Incapporated.

P.O. Bod 905 Columbria Ind. 210 44

1395.40

In testimony whereof I hereunto subscribe my name this 21st

day of June., 1079

Except former

Comes

Copyright Deed.

Copyright Jack Bills

Copyright Jack Bills

FOR DEED FROM TWILLEY ASSOCIATES, INC. TO ERNEST J. BENNETT AND RUTH MARIE
BENNETT, HIS WIFE SEE LIBER J.W.T.S. NO. 390, FOLIOS 123 AND 124, ONE OF THE LAND
RECORDS OF WICOMICO COUNTY



DISTRICT COURT OF MARYLAND

STATE OF MARYLAND Plaintiff

RECOGNIZANCE

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

1. To appear in the District Court on as directe atM. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.

- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which

To not leave the State of Maryland without first securing the permission of Lucille Paur and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe.

or sending hold of a new control of the sending transfer of the sending hold of the sending of t To assure the observance of the above conditions I hereby, acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$. 410.00..., the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount allove stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the liability of the sureties on this bond.

WITNESS the h	and and seal of the Defendant:		
Address		William E.C. Bernetises	L
Telephone No		· ·	
Taken and acknowledge	owledged before me this . I.I. day	of June 1977	
			-
Cs. to 2		Clock/Commissioner Lidge/Sherjer	

Persived for Record.

resided in the Records of Ficontee Councy 10 -115 the second of the

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings
Is The Following, To Wit:

BOND OF

LEMUEL STANLEY PRINCIPAL

AND

MARGIE STANLEY SURETY

IN THE DISTRICT COURT OF MARYLAND

IN THE DISTRICT C	OURT OF MARYLAND
STATE OF MARYLAND	Whomevor county
Amuil Cauly	Case No.
Defendant	Arrest Register No.:
Address	Warrant or Summons No.:
Address 13 Manual Estack hereby become recognizor(s) for	N AND RECOGNIZANCE Telephone 2.5.3.3.24. Oriver's License.
who is charged with the offense of:	Je grandy
Him	55 (55 S) (+ 012 14 (30 3)
	A 2
in the State of Maryland, which is owned by me/us	in fee simple subject to an annual ground yes or no and the taxes are paid up to and nterest therein is absolute and undivided or is
following mortgages, encumbrances and other recog	
	11000
land Wiconico to owe	e property for bail with the District Court of Mary- and stand indebted to the State of Maryland in the
chattels, lands and tenements, respectively to and for ance of the above defendant to answer the charge a herein:	of money to be paid and levied on my/our goods and or the use of the State of Maryland, for the appear-lleged against hand to attend the Court named
	ND on the
	IORE/CIRCUIT COURT of Cliconicia
required to be present. The condition of the above recognizance is such	that if the above Affect facily when
and there to answer unto all such things as shall be a and not depart therefrom without leave, and in the m the above recognizance shall be void, or otherwise to	ance before the Court as set forth hereinabove, then alleged and to attend the said Court from day to day, neantime hold the peace, and be of good behavior, then o remain in full force and virtue in law.
AN A SOLATE B MAY-88 MA	Signed Marque Marchen [SEAL] Address
20162 W 12-02 MM	Address
Fee charged defendant \$ 141 00	
	Address
Subscribed and sworn to before me, the undersig	gned, on this Signature day of the day of
19,	CINTONE OF THE PROPERTY

D.C. 70 Rev. 1/72

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICONICO COUNTY, TO WIT:

SUPERVISOR OF ASSESSMENTS VXT

AFFIDAVIT AS TO OWNERSHIF AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRISE LIERS, IF ALL
11.5. 3 Mg.
In testimony whereof I hereunto subscribe my name this 25th
dey of
Subscribed and sworn to before me this 28 day of June, 1074
28th June 1077 1/1/1
Subscribed and sworn to before me this 28 day of June, 1974.
Notary Public P
leggy of Deed Tout tell.
5 0 1 6 fact / Cel fell .

FOR DEED FROM CHARLES W. BENNETT, TREASURER FOR WICOMICO COUNTY, MARYLAND AND COUNTY COMMISSIONERS OF WICOMICO COUNTY, MD. AND WM. E. BROWN TO MARJIE E. STANLEY SEE LIBER J.W.S. NO. 256, FOLIOS 78 AND 79, ONE OF THE LAND RECORDS OF WICOMICO COUNTY

STATE OF MARYLAND

Plaintiff

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS I have been charged with certain offenses more particularly set forth in the above numbered Charging Documents. In order to be free from incarceration pending final disposition of the charges against me, I agree as follows:

- 1. To appear in the District Court on ... atM. and in any other Court to which my case is removed or appealed and at other places those Courts may direct on the days set by those Courts for preliminary inquiries or hearings, continuances, removals, arraignments, trials, appearances after indictment or criminal information, appeals, certiorari and otherwise until the charges are finally disposed of in those Courts and all appeals to and reviews by all appellate Courts and any remands therefrom have been finally decided.
- 2. To abide by all judgments entered in such matter by surrendering myself to serve any sentence imposed and obeying any order or direction in connection with such judgments as the Court imposing them may prescribe.
 - 3. To keep the peace and be of good behavior in the meantime.
 - 4. To abide by the following special conditions checked below:

To not change my residence without first securing the permission of the Court in which the charges are pending. To not leave the State of Maryland without first securing the permission of and executing a waiver of extradition.

To submit to the supervision of the Division of Parole and Probation and be subject to such terms and conditions as it shall prescribe. the second of the second of and great in the same

0 -

To assure the observance of the above conditions I hereby acknowledge myself to owe and stand justly indebted to the State of Maryland in the sum of \$..... the said sum of money to be made and levied of my body, goods and chattels, lands and tenements to and for the use of the State of Maryland.

างหลังสาราชาวิทยาลาสาราชาวิทยาลาสาราชาวิทยาลาสาราชาวิทยาลาสาราชาวิทยาลาสาราชาวิทยาลาสาราชาวิทยาลาสาราชาวิทยาลา The second of the control of the con

5. If I appear as ordered and otherwise obey and perform the foregoing conditions of this bond, the above obligation shall be void; but if I fail to obey or perform any of these conditions, payment of the amount of the bond shall be due. Forfeiture of this bond for any breach of its conditions may be declared by any Court having jurisdiction of the above entitled matter at the time of such breach and if the bond is so forfeited judgment may be entered against each debtor jointly and severally for the amount above stated, together with interest and costs, and execution issued. The fact that the ultimate accusations against me may charge a different offense than that set forth above or may accuse more or fewer persons than those now charged, if based on the same incident(s), shall not affect my liability and the fiability of the sureties on this bond.

WITNESS the hand and seal of the Defendant;	
WITNESS the hand and seal of the Defendant; Address 103 Mardella Spring Will Telephone No.	1 January SEAL
Taken and acknowledged before me this	7 day of
CR: JJJ 2 8 1977	CO Clark Commissioner dader Shope

A Transmitted

" World in the Records of Wisonias County 19 , Folio_420 __ n Liber A.J.S. No. _

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,
Among Other Proceedings

Is The Following, To Wit:

BOND OF

HOBART B. HUGHES AND
DENIS P. CASEY

IN

NO. 18,552 CHANCERY

Maryland

THE PARTY OF THE P

NO. 18,552 CHANCERY

WESTERN SURETY COMPANY

uderani quante concare e and ar annotare avairs consider Concantre Land

One of America's Oldest Bonding Companies

CHICAGO SIOUX FALES DALLAS

NOW ALL MEN BY THESE PRESENTS:	FORM No. 19-TM- 3234
That we, Hobart B. Hughes and Denis P. Cond the WESTERN SURETY COMPANY, a corporation of tate of South Dakota, as Surety, authorized to do business	rganized and existing under the laws of the
ound in the sum of TWENTY FIVE THOUSAND (NOT VALID IF FILLED IN FOR MORE to be paid to the said State of Maryland or its certain Atto	THAN \$500,000.00) The state of
nade, we bind ourselves and our legal representatives, jointly	
Sealed with our seals and dated this 15th da	
WHEREAS, the above bounden Hobart B. Hughes	
by virtue of the power contained in a mortgage from Stephe his wife, to James W. Rouse & Company, Incorporate	
bearing date the 14th day of February	
the mortgage records of Wicomico County, Maryla	
in Liber A.J.S. No. 814	
and Hobart B. Hughes and Denis P. Casey is about to sell the land and premises described in said mort of the money as specified, and in the conditions and covenant	gage, default having been made in the payment
THE CONDITION OF THE ABOVE ORLICATION	
the same of the sa	IS SUCH, That if the above bounden
Hobart B. Hughes and Denis P. Casey	IS SUCH, That if the above bounden
Hobart B. Hughes and Denis P. Casey do and shall well and truly and faithfully perform the trust re	eposed in them
Hobart B. Hughes and Denis P. Casey do and shall well and truly and faithfully perform the trust re under the mortgage aforesaid, and shall abide by and fulfill a Court of Equity in relation to the sale of said mortgaged pro	eposed in
Hobart B. Hughes and Denis P. Casey do and shall well and truly and faithfully perform the trust re under the mortgage aforesaid, and shall abide by and fulfill a Court of Equity in relation to the sale of said mortgaged pro obligation to be void, otherwise to be and remain in full force Signed, Sealed and delivered in	eposed in them ny order or decree which shall be made by any operty, or the proceeds thereof, then the above
do and shall well and truly and faithfully perform the trust reunder the mortgage aforesaid, and shall abide by and fulfill a Court of Equity in relation to the sale of said mortgaged probligation to be void; otherwise to be and remain in full force	eposed in them ny order or decree which shall be made by any operty, or the proceeds thereof, then the above
Hobart B. Hughes and Denis P. Casey do and shall well and truly and faithfully perform the trust reunder the mortgage aforesaid, and shall abide by and fulfill a Court of Equity in relation to the sale of said mortgaged probligation to be void, otherwise to be and remain in full force. Signed, Scaled and delivered in the presence of	eposed in them ny order or decree which shall be made by any operty, or the proceeds thereof, then the above
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Hobart B. Hughes and Denis P. Casey do and shall well and truly and faithfully perform the trust reunder the mortgage aforesaid, and shall abide by and fulfill a Court of Equity in relation to the sale of said mortgaged probligation to be void, otherwise to be and remain in full force Signed, Scaled and delivered in the presence of As to Principal As to Principal Howard M. Howard M.	eposed in them ny order or decree which shall be made by any operty, or the proceeds thereof, then the above e and virtue in law. Principal
Hobart B. Hughes and Denis P. Casey do and shall well and truly and faithfully perform the trust reunder the mortgage aforesaid, and shall abide by and fulfill a Court of Equity in relation to the sale of said mortgaged probligation to be void; otherwise to be and remain in full force Signed, Scaled and delivered in the presence of As to Principal As to Principal Howard A	eposed in them ny order or decree which shall be made by any operty, or the proceeds thereof, then the above e and virtue in law. Principal Principal
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Hobart B. Hughes and Denis P. Casey do and shall well and truly and faithfully perform the trust reunder the mortgage aforesaid, and shall abide by and fulfill a Court of Equity in relation to the sale of said mortgaged probligation to be void; otherwise to be and remain in full force Signed, Sealed and delivered in the presence of As to Principal As to Surety As to Surety	eposed in them ny order or decree which shall be made by any operty, or the proceeds thereof, then the above e and virtue in law. Principal enis F. Casey Principal ESTERN SURETY COMPANY
Hobart B. Hughes and Denis P. Casey do and shall well and truly and faithfully perform the trust reunder the mortgage aforesaid, and shall abide by and fulfill a Court of Equity in relation to the sale of said mortgaged probligation to be void, otherwise to be and remain in full force Signed, Scaled and delivered in the presence of As to Principal As to Surety De William M. As to Surety	eposed in them my order or decree which shall be made by any operty, or the proceeds thereof, then the above e and virtue in law. Principal enis p. Casey Principal ESTERN SURETY COMPANY K. Schafer, Ass. Sec.
do and shall well and truly and faithfully perform the trust reunder the mortgage aforesaid, and shall abide by and fulfill a Court of Equity in relation to the sale of said mortgaged probligation to be void; otherwise to be and remain in full force. Signed, Sealed and delivered in the presence of As to Principal As to Surety William M. Leglin By. Countersigned by	eposed in them my order or decree which shall be made by any operty, or the proceeds thereof, then the above e and virtue in law. Principal enis P. Casey Principal ESTERN SURETY COMPANY M. Schafer, Ass Sec. Maryland Resident Agent
do and shall well and truly and faithfully perform the trust reunder the mortgage aforesaid, and shall abide by and fulfill a Court of Equity in relation to the sale of said mortgaged probligation to be void, otherwise to be and remain in full force. Signed, Scaled and delivered in the presence of As to Principal As to Surety De Countersigned by Countersigned by Countersigned by	posed in
do and shall well and truly and faithfully perform the trust reunder the mortgage aforesaid, and shall abide by and fulfill a Court of Equity in relation to the sale of said mortgaged probligation to be void, otherwise to be and remain in full force. Signed, Scaled and delivered in the presence of As to Principal As to Surety De Countersigned by Countersigned by Countersigned by	posed in
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In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

HAMILTON P. FOX, JR.

IN

NO. 14,706 CHANCERY

(141-14, 766 427

Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE, MD. 21203

KNOW ALL MEN BY THESE PRESENTS:
That we, HAMILION P. FOX, JR.,
and the Fidelity and Deposit Company of Maryland, a body corporate, duly incorporated under the laws
of the State of Maryland, as Surety, are held and firmly bound unto the State of Maryland, in the full and
just sum of TEN THOUSAND AND 00/100 Dollars,
to be paid to the said State or its certain Attorney, to which payment well and truly to be made, we bind
ourselves, and each of us, our and each of our heirs, executors and administrators, jointly and severally,
firmly by these presents.
Sealed with our seals and dated this TWENIX-SECOND day of JULY
in the year of our Lord one thousand nine hundred and SEVENTY-SEVEN.
WHEREAS, the above bounden HAMILTON P. FOX, JR.
by virtue of a decree of the Honorable the Judge of the Circuit Court of WICOMICO COUNTY
has been appointed XXXXXXXXXXXX Successor Trustee IN THE MATTER OF JOSEPH N. EVANS
• 1
mentioned in the proceedings in the case of MARJORIE C. EVANS, DECEASED.
CHANCERY # 14,706

now pending in said Court:
NOW, THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That, if the above bounden
HAMILTON P. Fox, Jr.
do and shall well and faithfully perform the trust reposed in_HIMby said decree, or that may
be reposed inby any future decree or order in the premises, then the above obligation
to be void; otherwise to be and remain in full force and virtue in law.
Signed, sealed and delivered in the presence of:
HAMILTON P. FOX, JR. (SEAL)
BY: LAmilton J. J. (SEAL)
HAMILTON P. FOX, JR. (SEAL) BY: Amulu (SEAL) WITNESS: FIDELITY AND DEPOSIT COMPANY OF MARYLAND
BY: Hamiler O. F. (SRAL)
BY: LAmily P. J. (SRAL)

Power of Attorney FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE: BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corpora-, Vice-President, and J. C. McHUGH tion of the State of Maryland, by N. A. WAGNER Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and Instruments in the nature of mortgages, and also all other Instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint Edward J. Kremer of Salisbury, Maryland.

Its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings, each in a penalty not to exceed the sum of FIVE HUNDRED THOUSAND DOLLARS (\$500,000).....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes that issued on behalf of Edward J. Kremer, dated February 7, 1968.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and Is now in force.

In WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this 26th day of May , A.D. 19.71...

ATTEST:

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

(SIGNED)

J_C_McHUGH.....

N. A. WAGNER

(SEAL)

Assistant Secretary

Vice-President

STATE OF MARYLAND CITY OF BALTIMORE

On this 26th day of May, A.D. 19 71, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described In and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, leading the severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

In TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year == 101 *****

(SIGNED)

(SEAL)

EVELYN D. JONES Notary Public Commission Expires July

CERTIFICATE

I, the undersigned, Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the sald Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether Resolved: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether the company is the company of
made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

In TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this

day of JULY

L1419-Ctf. 195203

Received for Record ________ THE RECORDS OF WICOMICO County :m Liber A.J.S. No. 19 , Folio 426 A. James Smith, Clerk.

Bond approved: a. James Smith, Clerk

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

IN THE MATTER OF ALEXANDER POLLITT FOR THE APPOINTMENT OF GUARDIANS OF THE PROPERTY

AND

MARY BELLE P. ROBERTSON AND PATSY P. GUY PRINCIPALS

IN

NO. 18,510 CHANCERY

IN THE CIRCUIT COURT

OF WICOMICO COUNTY

STATE OF MARYLAND Ylo. 18,510 Chancery

IN THE MATTER OF ALEXANDER POLLITT FOR THE APPOINTMENT OF GUARDIANS OF THE PROPERTY NO. 18,510 CHANCERY IN THE CIRCUIT COURT FOR WICOMICO COUNTY, MARYLAND

Guardians
BOND OF { COMMITTEE = TRUSTEE -

KNOW ALL MEN BY THESE PRESENTS: That we, Mary Belle P. Robertson and Patsy P. Guy,

SEALED WITH OUR SEALS and dated this 25th day of July in the year of our Lord one thousand nine hundred and seventy-seven.

WHEREAS, THE ABOVE BOUNDEN Mary Belle P. Robertson and Patsy P. Guy

by virtue of a decree of the Honorable the Judge of the Circuit Court

County, Maryland

dated the

2lst

day of

July

nineteen hundred and

seventy-seven

ha ve been appointed

guardians of the property of said Alexander Pollitt with full power and

authority to take charge of and manage the same under the supervision of

this Honorable Court in the cause entitled "In The Matter of Alexander"

Pollitt For the Appointment of Guardians of The Property; No. 18,510

Chancery in the Circuit Court for Wicomico County, Maryland"

now pending in said Court.

NOW, THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above bounden Mary Belle P. Robertson and Patsy P. Guy

do and shall well and faithfully perform the trust reposed in them by said decree, or that may be reposed in them by any future decree or order in the premises, then the above obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed, sealed and delivered in the presence of Genau I. Paule.

Finda J. Tolles FILED Mary Belle, P. Robertson (SEAL)

Patsy P. Guy

JUL 25 2 25 PH '77 COMPANY.

A. JAMES SWITTLE GLERK

BY AMEL

(CERTIFIED COPY)

POWER OF ATTORNEY

No.....7926Q

Know all Men by these Presents:

That UNITED STATES FIDELITY AND GUARANTY COMPANY, a corporation organized and existing under the laws of the State of Maryland, having its principal office at the City of Baltimore, in the State of Maryland, does hereby constitute and appoint

H. Walter Jones

State of Maryland, its true and lawful attorney in and for the

of the City of Salisbury
State of Maryland for the following purposes, to wit:

To sign its name as surety to, and to execute, seal and acknowledge any and all etipulations, bonds and/or undertakings, and to respectively do and perform any and all acts and things set forth in the resolution of the Board of Directors of the said UNITED STATES FIDELITY AND GUARANTY COMPANY, a certified copy of which is hereto annexed and made a part of this power of attorney; and the said UNITED STATES FIDELITY AND GUARANTY COMPANY, through us, its Board of Directors, hereby ratifies and confirms all and whatsoever the said

H. Walter Jones

may lawfully do in the premises by virtue of these presents.

In Witness Whereof, the said UNITED STATES FIDELITY AND GUARANTY COMPANY has caused this instrument to be sealed with its corporate seal, duly attested by the signatures of its Vice-President and Assistant Secretary, this 26th day of June

A. D. 1968.

UNITED STATES FIDELITY AND GUARANTY COMPANY

(Signed)

By Wilbur F. Smith

Vice-President

(SEAL)

(Signed)

Richard D. Reinhardt

Assistant Secretary.

STATE OF MARYLAND,
CITY OF BALTIMORE.

June
A. D. 1968, before me personally came
Vice-President of UNITED STATES FIDELITY AND GUARANTY 26th June On this Wilbur F. Smith COMPANY, and Richard D. Reinhardt , Assistant Secretary of said Company, with both of whom I am personally acquainted, who being by me severally duly sworn, said that they resided in the City of Baltimore, Maryland, Richard D. Reinhardtwere respectively Wilbur F. Smith and the Vice-President and Assistant Secretary of the said UNITED STATES FIDELITY AND GUARANTY COMPANY, the corporation described in and which executed the foregoing power of attorney; that they each knew the seal of said corporation; that the seal affixed to said power of attorney was such corporate seal; that it was so affixed by order of the Board of Directors of said corporation, and that they eigned their names thereto by like order as Vice-President and Assistant Secretary, respectively of the Company.

My commission expires the first day in July, A. D. 19 69

(SEAL)

(Signed)

Herbert J. Aull

Notary Public.

STATE OF MARYLAND,
CITY OF BALTIMORE,

Clerk of Superior Court of Baltimore City, which Court is a Court of Record, and has a seal, do hereby certify that Herbert J. Aull . Esquire, before whom the annexed affidavits were made, and who has thereto subscribed h name, was, at the time of so doing a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and sworn and authorized by law to administer oaths, take acknowledgments, or proof of deeds to be recorded therein. I further certify that I am acquainted with the handwriting of the said Notary and verily believe the signature to be h genuine signature.

In Testimony Whereof, I hereto set my hand and affix the seal of the Superior Court of Baltimore City, the same being a Court of Record, this 26th day of June A. D. 1908

(SEAL)

(Signed)

Robert H. Bouse

Clerk of the Superior Court of Ballimore City.

FS 17 9-67

COPY OF RESOLUTION

That Wharass, it is necessary for the effectual transaction of business that this Company appoint agents and attorneys with power and authority to act for it and in its name in the State of Maryland and in States other than Maryland, and in the Territories of the United States and in the Provinces of the Dominion of Canada and in the Colony of Newfoundland.

Therefore, be it Resolvad, that this Company do, and it hereby does, authorize and empower its President or either of its Vice-Presidents in conjunction with its Secretary or one of its Assistant Secretaries, under its corporate seal, to appoint any person or persons as attorney or attorneys-in-fact, or agent or agents of said Company, in its name and as its act, to execute, and deliver any and all contracts guaranteeing the fidelity of persons holding positions of public or private trust, guaranteeing the performance of contracts other than insurance policies and executing or guaranteeing bonds and undertakings, required or permitted in all actions or proceedings, or by law allowed, and

Also, in its name and as its attorney or attorneys-in-fact, or agent or agents to execute and guarantee the conditions of any and all bonds, recognizances, obligations, etipulations, undertakings or anything in the nature of either of the same, which are or may by law, municipal or otherwise, or by any Statute of the United States or of any State or Territory of the United States or of the Provinces of the Dominion of Canada or of the Colony of Newfoundland, or by the rules, regulations, orders, customs, practice or discretion of any board, body, organization, office or officer, local, municipal or otherwise be allowed, required or permitted to be executed, made, taken, given, tendered, accepted, filed or recorded, for the security or protection of, by or for any person or persons, corporation, body, office interest, municipality or other association or organization whatsoever, in any and all capacities whatsoever, conditioned for the doing or not doing of anything or any conditions which may be provided for in any such bond, recognizance, abligation, stipulation, or undertaking, or anything in the nature of either of the same.

I, Charles O. Mullennix , Assistant Secretary of UNITED STATES FIDELITY AND GUARANTY COMPANY, hereby certify that at a special meeting of the Board of Directors of said Company, duly called and held at the office of the Company, at the City of Baltimore, on the 25th day of February, A. D. 1916, at which was present a quorum of said Directors, duly authorized to act in the premises, resolutions were passed and entered on the minutes of said Company, of which resolutions the foregoing is a true copy and of the whole thereof.

And I do further certify that the above and foregoing is a full, true and correct copy of the original power of attorney given by said Company to

H. Walter Jones

of Salisbury, Maryland, authorizing and empowering forth, and that the said Power of Attorney is still in full force and effect as of this date.

him to sign bonds as therein set

Given under my hand and the seal of said Company, at Baltimore, Maryland. this

21st day of July A D. 19.77

Plant Miles

Assistant Secretary.

JUL 2 5 1977

Received for Record ______ and recorded in the Records of Wicomico County in Liber A.J.S. No. _____, Folio__429__.

1. James Smith, Clerk.

Bond approxid: a. Jones Sinith In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

VICTOR H. LAWS ASSIGNEE

IN

NO. 18,568 CHANCERY

Maryland

One of America's Oldest Bonding Companies CHICAGO & SIQUE FALES ADELLAS PALO ALTO BALA-CYNWYD, PA.

TRUSTEES, MORTGAGEES, ATTO	KNETS OR FOREGEOSORE BONZ
KNOW ALL MEN BY THESE PRESENTS:	FORM No. 19-TM- 3435
That we, Victor H. Laws, Assigne	ee, as Principal,
and the WESTERN SURETY COMPANY, a corpo	oration organized and existing under the laws of the business in the State of Maryland, are held and firmly
Twenty-seven Thousar	nd(\$ 27,000) DOLLARS,
(NOT VALID IF FILLED IN	FOR MORE THAN \$500,000.00)
to be paid to the said State of Maryland or its cert made, we bind ourselves and our legal representatives	tain Attorney, to which payment well and truly to be s, jointly and severally, by these presents.
Sealed with our seals and dated this25th	day of, 19_77
WHEREAS, the above bounden Victor	
and assignment there by virtue of the power contained in a mortgage from	Blanche J. Newsome
Robert P. Dickinson	
hearing date the 18th day of	December, 1974 and recorded among
the mortgage records of Wicomico Count	СУ
n Liber A.J.S. No. 8:	31 Folio 392
victor H. Laws, Assignee	said mortgage, default having been made in the paymen
	GATION IS SUCH, That if the above bounder
Victor H. Laws, Assignee	GATION IS SUCH, That if the above bounder
Victor H. Laws, Assignee do and shall well and truly and faithfully perform the under the mortgage aforesaid, and shall abide by an Court of Equity in relation to the sale of said mort obligation to be void, otherwise to be and remain in Signed, Sealed and delive ed in the presence of	he trust reposed inhim to fulfill any order or decree which shall be made by any tragged property, or the proceeds thereof, then the above
Victor H. Laws, Assignee do and shall well and truly and faithfully perform the under the mortgage aforesaid, and shall abide by an Court of Equity in relation to the sale of said mort obligation to be void, otherwise to be and remain in the presence of As to Principal	he trust reposed in him d fulfill any order or decree which shall be made by any tgaged property, or the proceeds thereof, then the above
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In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

PAUL D. WILBER ASSIGNEE

IN

NO. 18,570 CHANCERY

The Travelers Indemnity Company

Hartford, Connecticut

(A STOCK COMPANY)

Bond No. 347E043-5

Mortgagee's or Attorney's Bond

PAIN D WILRED Assigned	
A THE TRAVELERS INDEMNITY COMPA	as Principal, ANY, a corporation of the State of Connecticut, Hartford,
onnecticut, as Surety, are held and firmly bound	d unto the State of Maryland, in the full and just sum of
ONE THOUSAND FIVE HUNDRED	Dollars,
be paid to the said State or its certain Attorney, and ourselves and each of us, our and each of ou intly and severally, firmly by these presents.	to which payment well and truly to be made, and done, we ar Heirs, Executors, Administrators, Successors or Assigns
Sealed with our seals and dated this27	7th day of July
the year of our Lord Nineteen Hundred	
WHEREAS, the above boundenPaulI	D. Wilber
	nment for the benefit of creditors in
by virtue of the power contained in concerned in the Circuit	Court for Wicomico County, Maryland
	day of July, 1977 and recorded
mong decompagne contrateasafores	aid
වැඩින්තිය සහ	20000000000000dk
Paul D. Wilber, Assignee,	shall take possession of all assets
of Lucky Thirteen Corp. with	full power to discharge debts of said
corporation	
\$\$\$\$\$\$\$\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	BOGROBGBGGGGGGGGGGGGGGGGGGGGGGGGGGGGGGG
THE CONDITION OF THE ABOVE OB	LIGATION IS SUCH, That if the above bounden
	lber, Assignee

do and shall well and truly and faithfully perfor moderate more green for said, and shall abide by Court of Equity in abide outside sole and a abiligation on the said and truly and faithfully perfor moderate moderate and a shall abide by abiligation on the said and truly and faithfully perfor moderate moderate and truly and faithfully perfor court of Equity in a bide outside and a shall abide by abiligation on the said and truly and faithfully perfor and shall abide by	y and fulfill any order or decree which shall be made by any
Signed, sealed and delivered	.
in the presence of	Mand A Lindlen
Atrica & Lodgray	Paul D. Wilber, Assignee (SEAL
	THE TRAVELERS INDEMNITY COMPANY
	Camera & Daellion
	By Cameron 5 Jackson JAttorney in Fact.

Hartford, Connecticut

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That THE TRAVELERS INDEMNITY COMPANY, a corporation of the State of Connecticut, does hereby make, constitute and appoint

Samuel W. Seidel, W. N. Jackson, Jr., Cameron S. Jackson, Jeanne Dery O'Brien, all of Salisbury, Maryland, EACH _____

its true and lawful Attorney(s)-in-Fact, with full power and authority, for and on behalf of the Company as surety, to execute and deliver and affix the seal of the Company thereto, if a seal is required, bonds, undertakings, recognizances, consents of surety or other written obligations in the nature thereof, as follows:

- Any and all bonds, undertakings, recognizances, consents of suret; or other written obligations in the nature thereof not exceeding in amount Two Hundred and Fifty Thousand Dollars (\$250,000) in any single instance

and to bind THE TRAVELERS INDEMNITY COMPANY thereby, and all of the acts of said Attorney(s)-in-Fact, pursuant to these presents, are hereby ratified and confirmed.

This appointment is made under and by authority of the following by-laws of the Company which by-laws are now in full force and effect:

ARTICLE IV, SECTION 13. The Chairman of the Board, the President, the Chairman of the Finance Committee, any Executive Vice President, any Senior Vice President, any Vice President, any Second Vice President, the Corporate Secretary or any Department Secretary may appoint attorneys-in-fact or agents with power and authority, as defined or limited in their respective powers of attorney, for and on behalf of the Company to execute and deliver, and affix the seal of the Company thereto, bonds, undertakings, recognizances, consents of surety or other written obligations in the nature thereof and any of said officers may remove any such attorney-in-fact or agent and revoke the power and authority given to him.

ARTICLE IV, SECTION 15. Any bond, undertaking, recognizance, consent of surety or written obligation in the nature thereof shall be valid and binding upon the Company when signed by the Chairman of the Board, the President, the Chairman of the Finance Committee, any Executive Vice President, any Senior Vice President, any Vice President or any Second Vice President and duly attested and sealed, if a seal is required, by the Corporate Secretary or any Department Secretary or any Assistant Corporate Secretary or any Assistant Department Secretary, or shall be valid and binding upon the Company when duly executed and sealed, if a seal is required, by a duly authorized attorney-in-fact or agent, pursuant to and within the limits of the authority granted by his or her power of attorney.

This power of attorney is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Directors of THE TRAVELERS INDEMNITY COMPANY at a meeting duly called and held on the 30th day of November, 1959:

Vozzo: That the signature of any officer authorized by the By-Laws and the Company seal may be affixed by facsimile to any power of attorney or special power of attorney or certification of either given for the execution of any bond, undertaking, recognizance or other written obligation in the nature thereof; such signature and seal, when so used being hereby adopted by the Company as the original signature of such officer and the original seal of the Company, to be valid and binding upon the Company with the same force and effect as though manually affixed.

- This power of attorney revokes that dated April 11, 1973 on behalf of Samuel W. Seidel, W. N. Jackson, Jr. _____

IN WITNESS WHEREOF, THE TRAVELERS INDEMNITY COMPANY has caused these presents to be signed by its proper officer and its corporate seal to be hereunto affixed this 3rd day of June 1977

D

Secretary, Surety

State of Connecticut, County of Hartford-ss:

MNECTI

On this 3rd day of June in the year 1977 before me personally came D. J. Nash to me known, who, being by me duly sworn, did depose and say: that he resides in the State of Connecticut; that he is Secretary (Surety) of THE TRAVELERS INDEMNITY COMPANY, the corporation described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by authority of his office under the by-laws of said corporation, and that he signed his name thereto by like authority.

Notary Public

My commission expires April 1, 1979

Buth N. Somerville

THE TRAVELERS INDEMNITY COMPANY

S-1869 REV. 4-77 PRINTED IN U.S.A.

I, Paul D. Tubach, Assistant Secretary (Surety) of THE TRAVELERS INDEMNITY COMPANY, certify that the foregoing power of attorney, the above quoted Sections 13. and 15. of Article IV of the By-Laws and the Resolution of the Board of Directors of November 30, 1959 have not been abridged or revoked and are now in full force and effect.

Signed and Sealed at Hartford, Connecticut, this 27th day of July 1977

S E A L

Paul D. Tulack

Assistant Secretary, Surety

S-1869 (BACK)

Bond approved: Janich. Clark

Received for Record 111 27 1077 and recorded in the Records of Wicomico County Liver A.J.S. No. 19 , Folio 435

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings
Is The Following, To Wit:

BOND OF

ROBERT ALAN LEWIS PRINCIPAL

AND

SARAH WILKERSON
AND
RICHARD WILKERSON
SURETIES

IN

NO. 312164--CR

IN THE DISTRICT COURT OF MARYLAND



DISTRICT COURT OF MARYLAND FOR . Weconsien

STATE OF MARYLAND

Case No	313.16.	4-00
vs Robert	alan ;	Lewis
(Defendant)		
(Address) Inles	mou	546-2361
	(Te	elephone)
Document No.		

D	Pocument No		•••••	
BAIL BO	ND	AUG -4-77 ×	2 860	*****15.00
KNOW ALL PERSONS BY THESE PRESENTS:				*****15.00
That I/we, the undersigned, jointly and severally tives, successors and assigns are held and firmly bound	unto the State of Ma	ryiand in the	penanty	Sum
of One thousand	hus as colletonal say	ollars (\$)	000.	y.O.)
to secure payment of which the defendant surety	the full execute of C			022
deposited in cash or by certified check deck			•••••	01
an amount equal to the greater of \$25.00 or	% of the penalty st	Atti ,		
pledged the following intangible personal property				
Incumbered the real estate described in the Declara				
to Destrict Court	st, 19.77. fi	rom the under	rsigned	surety
THE CONDITION OF THIS BOND IS that the ever and wherever required, in any court in which the document may be filed based on the same acts or transcenoved, or, if from the District Court, appealed.	above-named defendar	nt personally ling, or in wh	appear,	when- arging
IF, however, the defendant fails to perform the forthwith, for payment of the above penalty sum in a	foregoing condition, the coordance with law.	his bond sha	ll be for	rfeitcd
IT IS AGREED AND UNDERSTOOD that this discharged pursuant to section j of Rule 722 (Bail Bon	ds).			
AND the undersigned surety covenants that the	compensation chargea	ble in connec	ction wi	th the
execution of this bond consisted of a profee profee	ium Mervice charge	for the loan	n of mo	ney or
other (describe)	in the a	mount of \$		
IN WITNESS WHEREOF, these presents have	been executed under s	seal this	.4.61	t. day
of		(200	1.	1
X. Sarah Willenson (SEAL)	4109 Boulden	J. Seller Lit-Detopments	Squell	md
Medand. W. Allene (SEAL)	411 Barlille	The Scale	caliny.	orld
Roll (Fersonal Surety) Dela Out Viscounal Surety)	~ 335 Neil	insp. 201	Zeilu,	
Defendant stermal Europe	(A.b.	tems of Suretx) d	e.fo-nest.	Cont.
Surety-Insurer	Address	of Surety-Insurer		
By:(SEAL)	(Power	of Attorney No.)		
SIGNED, sealed, and acknowledged before me:		0,	(-	C:
	William	or Clerk/Deputy Je	Va. ca	Ja.
Deux Date 9/1/-17	of the District Court	of Maryland	for	
9:30 AM.	LUCCON	cicas.	Coun	ity/Gity-

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MANYLAND, WICOMICO COUNTY, TO WIT:

I, Parion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of Pickard Abrah Wellerson 319 Bounday At Abrah & 4 3240 represents, is 50 g.

In testimony whereof, I hereunto subscribe my name this 4 th.

day of August 1977.

Marian H caccoway

SUPERVISOR OF ASSESSMENTS NOW

AFFIDAVIT AS TO OWNERSHIF AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

FOR DEED FROM L. W. GUNBY COMPANY, A BODY CORPORATE TO RICHARD W. WILKERSON AND SARAH WILKERSON SEE LIBER J.W.T.S. NO. 785, FOLIOS 5 AND 6, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND FOR LUcinica

STATE OF MARYLAND

Case No3.17	164
vs. Robert Alan	
(Defendant) -235 4) ECL 148	
(Address) Salio Ind.	
D	(Telephone)

DECLARATION OF TRUST OF REAL ESTATE TO SECURE PERFORMANCE OF A BAIL BOND

STATE OF MARYLAND,	. /	
The undersigned Richard	+ sarah. L	Vilkekan
of	r, if Surety is a corpor	secure the performance of ration, its undersigned officer
That Surety is, without any ownership in any		
or a leasehold subject to an annual ground rer	nt of \$, in certain land and
premises situate in the	Saushung.	Maryland,
premises situate in the	T. Alia. 5. A Convision or other description)	;
that Surety is competent to execute a conveyance holds the same in trust to the use and subject to curity for the performance of that bond.	the demand of the State	e of Maryland as collateral se-
That said property is assessed for \$.3.2.4 following incumbrances should be deducted:	$\mathcal{O} \times 2 = \$4$	4. S.Q from which the
Ground rent capitalized at 6%	\$	
Mortgages/Deeds of Trust totalling	\$4,000.00	
Federal/State Tax Liens	\$	
Mechanics Liens	\$	
Judgment & Other Liens	\$	
Other outstanding Bail Bonds	\$	
Total Incumbrances	\$4,000.00	\$ 4,000.00
		A A
and that the present net equity in the property	is	\$ 2480.00
That if Surety is a body corporate, this Decl	laration of Trust is its	act and deed and that its under-
	laration of Trust is its a Declaration of Trust on undertakes not to sell, nerein, so long as the bat the consent of the cothe bail bond, the clerkument (or by a separat offect of a release of negative consents.)	act and deed and that its under- its behalf. transfer, convey, assign, or in- ill bond hereby secured remains ourt in which the bail bond is to of the court will execute a re- e Deed of Release), which may hortgage if this Declaration of
That, if Surety is a body corporate, this Decisioned officer is fully authorized to execute this and cumber, the land and premises or any interest thrundischarged and in full force and effect, without filed, it being understood that upon discharge of lease in writing endorsed on the foot of this docube recorded in the same manner and with like e	laration of Trust is its a Declaration of Trust on undertakes not to sell, nerein, so long as the bat the consent of the cothe bail bond, the clerkument (or by a separat offect of a release of negative consents.)	act and deed and that its under- its behalf. transfer, convey, assign, or in- ill bond hereby secured remains ourt in which the bail bond is to of the court will execute a re- e Deed of Release), which may hortgage if this Declaration of
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That, if Surety is a body corporate, this Decisioned officer is fully authorized to execute this and cumber, the land and premises or any interest thrundischarged and in full force and effect, without filed, it being understood that upon discharge of lease in writing endorsed on the foot of this docube recorded in the same manner and with like e	laration of Trust is its a Declaration of Trust on undertakes not to sell, nerein, so long as the bat the consent of the cothe bail bond, the clerkament (or by a separate of a release of many selfect of a release of many self-consent.	act and deed and that its under- its behalf. transfer, convey, assign, or in- ill bond hereby secured remains ourt in which the bail bond is to of the court will execute a re- e Deed of Release), which may hortgage if this Declaration of
That, if Surety is a body corporate, this Decisioned officer is fully authorized to execute this and and Surety further declares, covenants and cumber, the land and premises or any interest the undischarged and in full force and effect, without filed, it being understood that upon discharge of lease in writing endorsed on the foot of this doct be recorded in the same manner and with like e Trust is recorded among the Land Records. SWORN to, signed, sealed and acknowledge.	daration of Trust is its a Declaration of Trust on undertakes not to sell, herein, so long as the bat the consent of the cothe bail bond, the clerk ament (or by a separate of a release of many and the consent of the	transfer, convey, assign, or intil bond hereby secured remains ourt in which the bail bond is tof the court will execute a rece Deed of Release), which may nortgage if this Declaration of (SEAL)
That, if Surety is a body corporate, this Decisioned officer is fully authorized to execute this and Surety further declares, covenants and cumber, the land and premises or any interest the undischarged and in full force and effect, without filed, it being understood that upon discharge of lease in writing endorsed on the foot of this doct be recorded in the same manner and with like e Trust is recorded among the Land Records.	laration of Trust is its a Declaration of Trust on undertakes not to sell, nerein, so long as the bat the consent of the cothe bail bond, the clerkament (or by a separate of a release of many selfect of a release of many self-consent.	transfer, convey, assign, or intil bond hereby secured remains ourt in which the bail bond is tof the court will execute a rece Deed of Release), which may nortgage if this Declaration of (SEAL)
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That, if Surety is a body corporate, this Decisioned officer is fully authorized to execute this and and Surety further declares, covenants and cumber, the land and premises or any interest the undischarged and in full force and effect, without filed, it being understood that upon discharge of lease in writing endorsed on the foot of this doct be recorded in the same manner and with like e Trust is recorded among the Land Records. SWORN to, signed, sealed and acknowledge.	daration of Trust is its a Declaration of Trust on undertakes not to sell, herein, so long as the bat the consent of the cothe bail bond, the clerk ament (or by a separate of a release of many and the company of the	act and deed and that its under- its behalf. transfer, convey, assign, or in- ill bond hereby secured remains ourt in which the bail bond is tof the court will execute a re- e Deed of Release), which may nortgage if this Declaration of (SEAL) (SEAL)
That, if Surety is a body corporate, this Decisioned officer is fully authorized to execute this and and Surety further declares, covenants and cumber, the land and premises or any interest the undischarged and in full force and effect, without filed, it being understood that upon discharge of lease in writing endorsed on the foot of this doct be recorded in the same manner and with like each of the same manner and acknowledges of the same manner a	laration of Trust is its a Declaration of Trust on undertakes not to sell, herein, so long as the bat the consent of the content (or by a separate of a release of many of the content of a release of many of the content (or by a separate of a release of many of the content (or by a separate of a release of many of the content of a release of many of the content of	transfer, convey, assign, or intil bond hereby secured remains ourt in which the bail bond is tof the court will execute a ree Deed of Release), which may nortgage if this Declaration of (SEAL)
That, if Surety is a body corporate, this Decisioned officer is fully authorized to execute this and cumber, the land and premises or any interest the undischarged and in full force and effect, without filed, it being understood that upon discharge of lease in writing endorsed on the foot of this doct be recorded in the same manner and with like e Trust is recorded among the Land Records. SWORN to, signed, sealed and acknowledge of, 19.7	daration of Trust is its a Declaration of Trust on undertakes not to sell, herein, so long as the bat the consent of the cethe bail bond, the clerk ament (or by a separatificat of a release of many and before me, this	act and deed and that its under- its behalf. transfer, convey, assign, or in- ill bond hereby secured remains ourt in which the bail bond is tof the court will execute a re- e Deed of Release), which may nortgage if this Declaration of (SEAL) (SEAL)
That, if Surety is a body corporate, this Decisioned officer is fully authorized to execute this and comber, the land and premises or any interest the undischarged and in full force and effect, without filed, it being understood that upon discharge of lease in writing endorsed on the foot of this doct be recorded in the same manner and with like e Trust is recorded among the Land Records. SWORN to, signed, sealed and acknowledge of	daration of Trust is its a Declaration of Trust on undertakes not to sell, herein, so long as the bat the consent of the cethe bail bond, the clerkument (or by a separatificat of a release of many long to the District County of t	act and deed and that its under- its behalf. transfer, convey, assign, or in- ill bond hereby secured remains ourt in which the bail bond is tof the court will execute a re- e Deed of Release), which may nortgage if this Declaration of (SEAL) (SEAL)
That, if Surety is a body corporate, this Decisioned officer is fully authorized to execute this and cumber, the land and premises or any interest the undischarged and in full force and effect, without filed, it being understood that upon discharge of lease in writing endorsed on the foot of this doct be recorded in the same manner and with like e Trust is recorded among the Land Records. SWORN to, signed, sealed and acknowledge of, 19.7	daration of Trust is its a Declaration of Trust on undertakes not to sell, herein, so long as the bat the consent of the cethe bail bond, the clerkument (or by a separatificat of a release of many long to the District County of t	act and deed and that its under- its behalf. transfer, convey, assign, or in- ill bond hereby secured remains ourt in which the bail bond is tof the court will execute a re- e Deed of Release), which may nortgage if this Declaration of (SEAL) (SEAL)

A. James Smith, Clerk.

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings
Is The Following, To Wit:

BOND OF

ROBERT J. SCHULTZE

IN

NO. 18,591 CHANCERY

Maryland

RETY COMPANY WESTERNS

PERSON SUBSTR COMMANY . ORE OF AMERICA'S OCCION OF

One of America's Oldest Bonding Companies

CHICAGO + SIOUX FALES + DALLAS

TRUSTEES, MORTGAGEES, ATTOR	NEYS OR FORECLOSURE BOND
KNOW ALL MEN BY THESE PRESENTS:	FORM No. 19-TM- 3280
That we, Robert J. Schultze and the WESTERN SURETY COMPANY, a corpora State of South Dakota, as Surety, authorized to do bu	ation organized and existing under the laws of the usiness in the State of Maryland, are held and firmly
bound in the sum of THIRTEEN THOUSAND———— (NOT VALID IF FILLED IN FOR to be paid to the said State of Maryland or its certain made, we bind ourselves and our legal representatives, jo	n Attorney, to which payment well and truly to be
	day ofAugust, 19 77
WHEREAS, the above bounden Robert J. S	Schultze
by virtue of the power contained in a mortgage from	William C. Fontaine and Rosa Lee
bearing date the 17th day of Dec	cember, 1964 and recorded among
the mortgage records of Wicomico County, 1	Maryland
in Liber J.W.T.S. No. 597	Folio 339
Robert J. Schultze	ATION IS SUCH, That if the above bounden
do and shall well and truly and faithfully perform the under the mortgage aforesaid, and shall abide by and a Court of Equity in relation to the sale of said mortga obligation to be void, otherwise to be and remain in fu	aged property, or the proceeds thereof, then the above
Signed, Sealed and delivered in the presence of	
As to Principal	(P) D P-
- Marie Marie Constitution	Robert J. Schultze Principal
As to Surety	Principal
	WESTERN SUBETY COMPANY
7.	By K. Schafer, Ass't Sec.
Countersigned by	Maryland Resident Agent
Received for Record AUG 9 1977	and ;
recorded in the Records of Wicomico Con	
111 111001 1110.01	443
A. James Smith, C	South County
30 deproved a firme	AVERIENT OCCUPATION ASSESSED BOOMS TO TOTAL

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

RUSSELL C. DASHIELL, JR.

IN NO. 18,592 CHANCERY

Maryland

WESTERN SURETY COMPANY One of America's Oldest Bonding Companies

CHICAGO SIDUX FALES PALCAS

TRUSTEES, MORTGAGEES, ATTOR	RNEYS OR FORECLOSURE BOND
KNOW ALL MEN BY THESE PRESENTS:	FORM No. 19-TM- 3281
That we, Russell C. Dashiell, Jr. and the WESTERN SURETY COMPANY, a corpor State of South Dakota, as Surety, authorized to do b	ation organized and existing under the laws of the
bound in the sum of FIFTEEN THOUSAND FIVE (NOT VALID IF FILLED IN FO to be paid to the said State of Maryland or its certa made, we bind ourselves and our legal representatives,	in Attorney, to which payment well and truly to be
Sealed with our seals and dated this 8th	day of
WHEREAS, the above bounden Russell C. I	
by virtue of the power contained in a mortgage from wife	Pernell Morton and Yvonne Morton, h
to Loyola Federal Savings and Loan	
bearing date the 30th day of Oc	tober, 1969 and recorded among
the mortgage records of Wicomico County, 1	Maryland
in Liber J.W.T.S. No. 694	Folio 268
of the money as specified, and in the conditions and c	id mortgage, default having been made in the payment ovenants therein contained. ATION IS SUCH, That if the above bounden
	trust reposed in him
do and shall well and truly and faithfully perform the under the mortgage aforesaid, and shall abide by and Court of Equity in relation to the sale of said mortgation to be void, otherwise to be and remain in face.	fulfill any order or decree which shall be made by any aged property, or the proceeds thereof, then the above
Signed, Sealed and delivered in the presence of	1 1
lleanor M. Lootee	Russell C. Dashiell, Jr. Principal
As to Surety	Principal
	WESTERN SURFTY COMPANY
1 . 12	By K. Schafer, Ass't Seg.
Countersigned by	Maryland Resident Agent
Received for Record AUG 9 1977	THE RESIDENCE OF THE PARTY OF T
Received for Record	and ,
recorded in the Records of Wicomico Con in Liber A.J.S. No. 19 Folio 4	unty

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings
Is The Following, To Wit:

BOND OF

MICHAEL G. BERGER PRINCIPAL

AND

RHODA J. BERGER
AND
ROBERT L. BERGER
SURETIES

IN

NO. CR312140

IN THE DISTRICT COURT OF MARYLAND



DISTRICT COURT OF MARYLAND FOR LUicomico

STATE OF MARYLAND

Case No. C.R. 312 14 D
vs. Michael G. Berger
vs. Michael G. Berger (Defendant) 1509 What Dr SALISLUTY
(Address) 7424678-
(Telephone)

	(Telephone)
	Document No
BAIL B	OND
KNOW ALL PERSONS BY THESE PRESENTS:	
tives, successors and assigns are held and firmly bou	
of two thousand	
to secure payment of which the defendant sure deposited in cash or by certified check	ty has, as collateral security: If the full amount of \$Q.
an amount equal to the greater of \$25.00 or	
pledged the following intangible personal property	
	;
incumbered the real estate described in the Decla	ration of Trust filed herewith, or in a Deed of Trust
dated the day of	
to District Court	to the use of the State of Maryland.
THE CONDITION OF THIS BOND IS that the ever and wherever required, in any court in which to document may be filed based on the same acts or transmoved, or, if from the District Court, appealed.	e above-named defendant personally appear, when- the charges may be pending, or in which a charging nsactions, or to which the cause may be transferred,
IF, however, the defendant fails to perform the forthwith, for payment of the above penalty sum in	foregoing condition, this bond shall be forfeited accordance with law.
IT IS AGREED AND UNDERSTOOD that this discharged pursuant to section j of Rule 722 (Bail Bo	bond shall continue in full force and effect until nds).
AND the undersigned surety covenants that the	compensation chargeable in connection with the
execution of this bond consisted of a fee pren	
	in the amount of \$
IN WITNESS WHEREOF, these presents have	been executed under seal this day
of	1909 Lihoc Dr. Sorhishung and
Polenginti (1909 Like Dr Schishung Mis
Personal Sureton (SEAL)	1309 Like Dr Sohichary mid
(Personal Surety)	(Address of Surety)
Surety-Insurer	Address of Surety-insurer
By:(SEAL)	(Power of Attorney No.)
SIGNED, sealed, and acknowledged before me:	() Decentral
relim. Henring arte. 8/22/77	Commissioner Clerk/Deputy Judge
	of the District Court of Maryland for
	Wicomitia. County/City

AUG 11-77 8 E27590 - 445.00 00.21***** 00215 * TT-11 DUA

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICONICO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of Related 7 Pleaded J. Douges 1519 director plies had a 10.010 represents, is 50 c.

In testimony whereof, I hereunto subscribe my name this 10 th day of Quegest 1977.

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICONICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE	E LIENS, IF ANY	1	
Mokic	GAGE- VETER	PARS ADMINIST	RATIOS
TOLAL 4- 1157,70			
		, , , , ,	
In testationy whereof	hereunto subscri	be my name this	oth
	, 1077		.,
	7	OSKER	
Subscribed and sworm to	before to this/	Oth day of Aug	just, 19727.
70.	. 0	Slaver L. (Rotary Public	muspl
			(/

FOR DEED TO ROBERT L. BERGER AND RHODA J. BERGER, HIS WIFE FROM WILLIAM ROBERT PRIED AND SUE ANNE PRIER, HIS WIFE SEE LIBER J.W.T.S. NO. 445, FOLIOS 200 AND 201, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.

4	GE	2	
A	E	26	Y
ã	L	-	
8	Δ.		
B		£	7
	2	~	

450

DISTRICT COURT OF MARYLAND FOR Wicomico

STATE OF MARYLAND

Gase II	0
vs Michael	B. Berger
(Defendant) 1509 kill	LAC Dr Salistury mad
(Address)	7424678
	(Telephone)
Document No	

DECLARATION OF TRUST OF REAL ESTATE TO SECURE PERFORMANCE OF A BAIL BOND

TO SECOICE I FILL OFFICE		
The undersigned . Robert + Rhoda	Barra	
The undersigned Colort + 11hoda.	(serger	
of		
That Surety is, without any ownership in any	other person, the owner of a fee simple absolute,	
or a leasehold subject to an annual ground ren	t of \$, in certain land and	
	Maryland,	
holds the same in trust to the use and subject to t	of said land and premises and that Surety hereby he demand of the State of Maryland as collateral se-	
That said property is assessed for \$	10 $\times 2 = \$26,020,co$ from which the	
Ground rent capitalized at 6%	\$	
Mortgages/Deeds of Trust totalling	\$1157,70	
Federal/State Tax Liens	\$	
Mechanics Liens	\$	
Judgment & Other Liens	\$	
Other outstanding Bail Bonds	\$	
Total Incumbrances	s. 1157.70 s. 1157.70	
and that the present net equity in the property	is \$18,862.3.0.	
That, if Surety is a body corporate, this Decl signed officer is fully authorized to execute this	aration of Trust is its act and deed and that its under-	
AND Surety further declares, covenants and cumber, the land and premises or any interest the undischarged and in full force and effect, without filed, it being understood that upon discharge of	undertakes not to sell, transfer, convey, assign, or interein, so long as the bail bond hereby secured remains to the consent of the court in which the bail bond is the bail bond, the clerk of the court will execute a rement (or by a separate Deed of Release), which may frect of a release of mortgage if this Declaration of	
	(Surety)	
	Ву	
SWORN to, signed, sealed and acknowledge	d before me, this!! day	
of Aug 19?7.	0 00 00	
01	Commissioner/Clerk/Judge	
	of the District Court of Maryland for	
Received for Received	ord Aug 1 1 1977 and	
	Records of Wico. rico County	
in Liber A.J.S. No. 19 Folio 447		
All MIDEL A.J.D., I	A. James Smith, Clerk.	

In The Records Of The Circuit Court For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

DONALD CHARLES BROOKS PRINCIPAL

AND

JAMES A. JONES, SR.

IN

NO. CR312201 & M/V4827785 & 86 IN THE DISTRICT COURT OF MARYLAND



DISTRICT COURT OF MARYLAND FOR . Elecomean

STATE OF MARYLAND

	416	
Ca	se No. 3/2 3/3 d. Charces	3201+
Dogad	~ 0 hmh 48:	37785486
(D-fordam)		413/3445
	Pleasant.	
(Address) Sa	lis md.	
		(elephone)
Desument No		

BAIL BOND

KNOW ALL PERSONS BY THESE PRESENTS:	
That I/we, the undersigned, jointly and severally tives, successors and assigns are held and firmly bound	d unto the State of Maryland in the penalty sum
to secure payment of which the defendant surety	has, as collateral security:
deposited in cash or by certified check	
amount equal to the greater of \$25.00 or . !!	
pledged the following intangible personal property	
incumbered the real estate described in the Declara	ation of Trust filed herewith, or in a Deed of Trust
dated the 1.2 th day of Augus	, 19.7.7. from the undersigned surety
to Destruct Court	to the use of the State of Maryland
THE CONDITION OF THIS BOND IS that the ever and wherever required, in any court in which the document may be filed based on the same acts or transfer removed, or, if from the District Court, appealed.	ne charges may be pending, or in which a charging
IF, however, the defendant fails to perform the forthwith, for payment of the above penalty sum in a	
IT IS AGREED AND UNDERSTOOD that this discharged pursuant to section j of Rule 722 (Bail Bon	bond shall continue in full force and effect until
	compensation chargeable in connection with the
execution of this bond consisted of a trifee permission	
other (describe)	
	been executed under seal this 1.2.44 day
of Quojust, 19. 7.7	and the add a
. X. D. Cryn B. MUNDA (SEAL)	MH. Plantesed I. S. S. S. Will villed.
.X. James H. Johns & (SEAL)	Address of Surety
(SEAL)	IAddress of Surety)
t Personal Surety:	Indices of paretty
Surety-Insurer	Address of Surety-Insurer
By:(SEAL)	(Power of Attgrney No.)
SIGNED, sealed, and acknowledged before me:	
11	n. Fusher
TRIAL Date- 9/9/77	Carantainmer Clerk / Dayses you Links
0:30 A.M.	of the District Court of Maryland for
7,00	- CUCCARCOLO County/City

00.41***** OSTIS * TT-SI 20A 00.41***** A TT-SI 20A

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Parion H.Calloway, Supervisor of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of James a. Jones Mutters
That Jelman Land C. 5,220 represents, is 50 g. 334/243
In testimony whereof, I hereunto subscribe my name this 12
day of Quegast 1977.

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIERS, IF ARY

In testimony whereof I hereunto subscribe my name this 12th day of Clugart, 1077

James A James A James .

Oliver .

Subscribed and sworn to before me this 12th day of Clugart, 107.

Notary Public .

Notary Pub

FOR DEED FROM CHANDLER & CAREY, INCORPORATED, A BODY CORPORATE TO JAMES A. JONES SEE LIBER J.W.T.S. NO. 334, FOLIO 243, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND FOR

STATE OF MARYLAND

Document No.

	UST OF REAL ESTATE
	ANCE OF A BAIL BOND
STATE OF MARYLAND,	2. Oness.
The undersigned	2 Joses
(hereinafter jointly and severally referred to as "	'Surety"), in order to secure the performance of if Surety is a corporation, its undersigned officer
That Surety is, without any ownership in any o	other person, the owner of a fee simple absolute,
or a leasehold subject to an annual ground rent	t of \$, in certain land and
and described as Silver # 2 50	t of \$, in certain land and willed
that Surety is competent to execute a conveyance holds the same in trust to the use and subject to the curity for the performance of that bond.	of said land and premises and that Surety hereby he demand of the State of Maryland as collateral se-
That said property is assessed for \$ J.A following incumbrances should be deducted:	2.0 x 2 = \$.10,.440 from which the
Ground rent capitalized at 6%	\$
Mortgages/Deeds of Trust totalling	\$
Federal/State Tax Liens	\$
Mechanics Liens	\$
Judgment & Other Liens	\$
Other outstanding Bail Bonds	\$
	\$ 10,440.00
Total Incumbrances	\$\$
and that the present net equity in the property i	\$
That, if Surety is a body corporate, this Decla signed officer is fully authorized to execute this D	ration of Trust is its act and deed and that its under- eclaration of Trust on its behalf.
cumber, the land and premises or any interest the undischarged and in full force and effect, without filed, it being understood that upon discharge of the lease in writing endorsed on the foot of this document.	ndertakes not to sell, transfer, convey, assign, or increin, so long as the bail bond hereby secured remains the consent of the court in which the bail bond is the bail bond, the clerk of the court will execute a rement (or by a separate Deed of Release), which may fect of a release of mortgage if this Declaration of
	(SEAL) Agamis of John for (SEAL) By
SWORN to signed, sealed and acknowledged	before me, this londown day
of aug, 197.7.	
	Courses inter Clerk Ludge
	of the District Court of Maryland for
CR 737 (7/77)	AIIG 4 2 1977

Received for Record AUS 1 2 1911. and recorded In the Records of Wicomico County in Liber X.J.S. No. 19 Folio 451

A. James Smith, Clerk.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

SHERWOOD ROBERT DYKES PRINCIPAL

AND

ROBERT E. DYKES
AND
HAZEL G. DYKES
SURETIES

IN

NO. 4828576

IN THE DISTRICT COURT OF MARYLAND



DISTRICT COURT OF MARYLAND FOR MULCONICAL

STATE OF MARYLAND Document No. .. Dial Date - x KNOW ALL PERSONS BY THESE PRESENTS: That I/we, the undersigned, jointly and severally acknowledge that I/we, our personal representatives, successors and assigns are held and firmly bound unto the State of Maryland in the penalty sum to secure payment of which the [] defendant [] surety has, as collateral security: deposited in cash or by certified check the full amount of \$..... an amount equal to the greater of \$25.00 or % of the penalty sum; pledged the following intangible personal property Mincumbered the real estate described in the Declaration of Trust filed herewith, or in a Deed of Trust ..., 19.7.7. from the undersigned surety to the use of the State of Maryland. THE CONDITION OF THIS BOND IS that the above-named defendant personally appear, whenever and wherever required, in any court in which the charges may be pending, or in which a charging document may be filed based on the same acts or transactions, or to which the cause may be transferred, removed, or, if from the District Court, appealed. IF, however, the defendant fails to perform the foregoing condition, this bond shall be forfeited forthwith, for payment of the above penalty sum in accordance with law. IT IS AGREED AND UNDERSTOOD that this bond shall continue in full force and effect until discharged pursuant to section j of Rule 722 (Bail Bonds). AND the undersigned surety covenants that the compensation chargeable in connection with the

execution of this bond consisted of a pree Premium A Service charge for the loan of money or

of August 19.77

X: Sharowing R. Dykes (SEAL) At 3 Delmar X

(Defendant)

XR Hurt & Defendant)

(Personal Surety)

(Address of Surety)

(Personal Surety)

(Address of Surety)

SIGNED, sealed, and acknowledged before me:

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of Real E. Dykes & Mazel H. Dykes & 7,530 epresents, is 50 %.

In testimony whereof, I hereunto suscribe my name this 25 th

day of August 1977.

SUPERVISOR OF ASSESSMENTS NOW

AFFIDAVIT AS TO OWNERSHIF AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COURTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

In testimony whereof I hereunto subscribe my name this 25th day of Clayest, 10 77

Subscribed and sworn to before he this 25th day of Clay., 1977. 111,

Notary Public Modern Leffin 7/78

FOR DEED FROM MARCUS G. GOOD, DORIS E. GOOD, FREDERICK J. MILLER AND BETTY ANN MILLER TO ROBERT E. DYKES AND HAZEL G. DYKES SEE LIBER J.W.T.S. NO. 787, FOLIOS 359 AND 360, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.

00°51**



DISTRICT COURT OF MARYLAND FOR . LUcomuca

STATE OF MARYLAND

Case No. 448 28576

vs. Shewsool Pakett Dykes)

(Dofondant)

(Address)

(Address)

(Address)

(Telephone)

Document No.

DECLARATION OF TRUST OF REAL ESTATE
TO SECURE PERFORMANCE OF A BAIL BOND

STATE OF MARYLAND,		
The undersigned Robert & Hazel Dykes)		
(hereinafter jointly and severally referred to as the bail bond annexed hereto, being first sworn (or being first sworn), acknowledges and declares un	"Surety"), in order to secure the performance of r, if Surety is a corporation, its undersigned officer der oath as follows:	
That Surety is, without any ownership in any	other person, the owner of a fee simple absolute,	
or a leasehold subject to an annual ground rem	t of \$, in certain land and	
premises situate in the	uty Maryland,	
and described as Helle. # 243	Maryland, falia 63 Island or other description)	
that Surety is competent to execute a conveyance holds the same in trust to the use and subject to t curity for the performance of that bond.	of said land and premises and that Surety hereby he demand of the State of Maryland as collateral se-	
That said property is assessed for \$7.5.3 following incumbrances should be deducted:	$0.0.0 \times 2 = $15.0.6.0.00$. from which the	
Ground rent capitalized at 6%	\$	
Mortgages/Deeds of Trust totalling	\$	
Federal/State Tax Liens	\$	
Mechanics Liens	\$	
Judgment & Other Liens	\$	
Other outstanding Bail Bonds	\$	
Total Incumbrances	\$	
and that the present net equity in the property	is \$1.5.060.0.0.	
	aration of Trust is its act and deed and that its under-	
cumber, the land and premises or any interest the undischarged and in full force and effect, without filed, it being understood that upon discharge of lease in writing endorsed on the foot of this docu-	indertakes not to sell, transfer, convey, assign, or interein, so long as the bail bond hereby secured remains the consent of the court in which the bail bond is the bail bond, the clerk of the court will execute a rement (or by a separate Deed of Release), which may fect of a release of mortgage if this Declaration of	
	y. () Laction	
	(Surety)	
	By	
SWORN to, signed, sealed and acknowledged	By	
SWORN to, signed, sealed and acknowledged of	By 25 that day	
SWORN to, signed, sealed and acknowledged of	By 25 that day	
SWORN to, signed, sealed and acknowledged of	before me, this 25 that day Delfore fisher Commissionari/Clerk/Judge	
or	before me, this 25 that day Delfor Lister of the District Court of Maryland for 2.3	
*** 24625 * TT-25 DUA *** 24625 # TT-25 DUA	before me, this 25 that Delfee Lister of the District Court of Maryland for 2.3 We county/Gity	
*** 24625 * TT-25 DUA *** 24625 # TT-25 DUA	before me, this 25 that day Delfor Lister of the District Court of Maryland for 2.3	
*** S4625 * FT-25 DUA *** 24625 # 8 FT-25 DUA	before me, this 25 that Seyfer fisher of the District Court of Maryland for 2.3 We 2 5 1977 and	

A. James Smith, Clerk.

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,
Among Other Proceedings

Is The Following, To .Wit:

BOND OF

THE NEW SALISBURY ADVERTISER, INC.

AND
THE SALISBURY ADVERTISER COMPANY
PRINCIPALS

IN

NO. 18,626 CHANCERY

BOND

KNOW ALL MEN BY THESE PRESENTS:

That undersigned, The New Salisbury Advertiser, Inc. and The Salisbury Advertiser Company, bodies corporate of the State of Maryland, as principals jointly and severally are held and firmly bound in the sum of Ten Thousand Dollars (\$10,000.00) to answer to the adverse parties in No. 18,626 Chancery pending in the Circuit Court for Wicomico County, Maryland (said adverse parties being the Sherwood Publishing Co., Inc., James A. Flood, David C. Flood and Star Democrat, Inc.) for any damages which they or either of them may sustain by reason of the issuance in said proceedings on August 30, 1977 of ex parte injunction, if it shall ultimately be determined when such action is heard on the merits that such ex parte injunction should not have issued; to which payment well and true to be made undersigned bind themselves and their successors and assigns jointly and severally by these presents.

Duly executed this 30th day of August, 1977.

The condition of the above obligation is as stated above; if when such action No. 18,626 Chancery is heard on the merits it shall ultimately be determined that said ex parte injunction was properly issued then the above obligation shall be void otherwise to be and remain in full force and virtue in law.

TEST:

AUG 3U 3 22 PH'77

A. JAMES SMITH, CLERK

THE NEW SALISBURY ADVERTISER, INC.

Robert C. Twilley

THE SALISBURY ADVERTISER COMPAN

Robert C. Twilley

LAW OFFICES
LONG, LAWS,
HUGHES & BAHEN
124 EAST MAIN STREET
BALISBURY, MARYLAND 2130

Received for Record AUG 3 0 1977 and recorded in the Records of Wicomico County in Liber A.J.S. No. 19 Folio 459

Bond affroned: a. James Snick, In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

EDWARD HOWARD FIGGS PRINCIPAL

AND

LEROY WAGNER
AND
GLORIA WAGNER
SURETIES

IN

NO. CP312257 & 312258

IN THE DISTRICT COURT OF MARYLAND



DISTRICT COURT OF MARYLAND FOR Wicomico

STATE OF MARYLAND

	Case No	CP.3122	57 4 31:	358-
- 120	1 3	40, 182.	1758	9125777
VS (Defendant)	9moria	Hans	57 4 31: -2 Figgs	((-:-),,,
		ic Ar		
SA!	hishee.	-4 m.	7	
			(Telephon	•)
Document	No			

BAIL BOND

THE PROPERTY OF THE PROPERTY O	
KNOW ALL PERSONS BY THESE PRESENTS:	
That 1/we, the undersigned, jointly and severally tives, successors and assigns are held and firmly bound	unto the State of Maryland in the penalty sum
or tem Thousand.	
to secure payment of which the defendant surety	has, as collateral security:
☐ deposited ☐ in cash or ☐ by certified check ☐	the full amount of \$(D) OPD A or
an amount equal to the greater of \$25.00 or	% of the penalty sum;
pledged the following intangible personal property	
•••••••••••••••••••••••••••••••••••••••	
incumbered the real estate described in the Declara	ation of Trust filed herewith, or in a Deed of Trust
dated the . lot day of . Se. Pt	, 19???. from the undersigned surety
to District Count	to the use of the State of Maryland.
THE CONDITION OF THIS BOND IS that the ever and wherever required, in any court in which the document may be filed based on the same acts or transcended, or, if from the District Court, appealed.	above-named defendant personally appear, when- ne charges may be pending, or in which a charging sactions, or to which the cause may be transferred,
IF, however, the defendant fails to perform the forthwith, for payment of the above penalty sum in a	foregoing condition, this bond shall be forfeited accordance with law.
IT IS AGREED AND UNDERSTOOD that this discharged pursuant to section j of Rule 722 (Bail Bor	bond shall continue in full force and effect until
	compensation chargeable in connection with the
execution of this bond consisted of a fee prem	ium service charge for the loan of money or
	in the amount of \$
IN WITNESS WHEREOF, these presents have	been executed under seal this lak day
of Sept 1977	Da C. das Couland
Edward 41. +1299(SEAL)	Mailtrens of Defendant
teren Wagner (SEAL)	302 Occifin Whe Selecting Mid
OD Proposition of the second	302 Carlie Are Salenbuy M
(SEAL)	(Ail ress of Surety)
Sunta laure	Address of Surety-Insurer
Surety-Insurer	
By:(SEAL)	(Power of Attorney No.)
SIGNED, sealed, and acknowledged before me:	Commissioner/Clerk/Deputy/Junke
SEP-1-138 #***=15.01	SAL District Court of Manual San
0.21***** EESES * FT-1- 932	of the District Court of Maryland for
	(LDicomico, County/City

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Parion H. Calloway, Supervisor of Assessments for Micomico County, hereby certify that in my opinion the percentage of market value, which

the assessed valuation of the property of Least Allerent Hagner 12,250 represents, is appring

In testimony whereof, I hereunto subscribe my name this lat

cay of Sept 1977

SUPERVISOR OF ASSESSMENTS

AFFIDAVIT AS TO OMNERSHIP AND INCUMPERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

Mortgage to Weare Bras, Inc dated august 17, 1966 and recorded in Likes J. W.T. S. No. 635, Folis 417

In testimony whereof I herevito subscribe of here this / at

se steptenter, 13.7.7.

Glow Wagner

CROWLED NOON to refere to this lot day or September

Elow & Crowley

FOR DEED FROM MAHER & HYNES, INC., A BODY CORPORATE OF THE STATE OF MARYLAND TO LEROY WAGNER AND GLORIA E. WAGNER, HIS WIFE SEE LIBER J.W.T.S. NO. 635, FOLIOS 414, 415 AND 416, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND FOR . Michigan

STATE OF MARYLAND

Case No. E (3)2257 v 3/22

Ca

302 PACIFIC Pre. 9/125757

Document No.

DECLARATION OF TRUST OF REAL ESTATE TO SECURE PERFORMANCE OF A BAIL BOND

TO SECURE PERFORM	ANCE OF A BAIL BOND
STATE OF MARYLAND,	
The undersigned Larry & Gloria of 302 Pacific Give. Salishus thereinafter jointly and severally referred to as	whenor.
fire territories formers with description to the	, if Surety is a corporation, its undersigned officer
That Surety is, without any ownership in any	other person, the owner of Da fee simple absolute,
or [] a leasehold subject to an annual ground ren	t of \$, in certain land and
premises situate in the	Maryland,
and described as . A.Lor 635 PAQQ 414 (Insert lot, block, subdi	vision or other description)
holds the same in trust to the use and subject to t curity for the performance of that bond	of said land and premises and that Surety hereby he demand of the State of Maryland as collateral se-
That said property is assessed for \$	x = 1 241500 from which the
Ground rent capitalized at 6%	8. None
Mortgages/Deeds of Trust totalling	\$ 9940.54 none
Federal/State Tax Liens!	s. Roll
Mechanics Liens	s. Zow
Judgment & Other Liens	\$ Now
Other outstanding Bail Bonds	\$ Home
Total Incumbrances	\$.9.940.54 \$. 9940.54
and that the present net equity in the property	14 marchine
	ration of Trust is its act and deed and that its under-
cumber, the land and premises or any interest the undischarged and in full force and effect, without filed, it being understood that upon discharge of t lease in writing endorsed on the foot of this documents.	ndertakes not to sell, transfer, convey, assign, or increin, so long as the bail bond hereby secured remains the consent of the court in which the bail bond is the bail bond, the clerk of the court will execute a rement (or by a separate Deed of Release), which may fect of a release of mortgage if this Declaration of
	Thui Clagnico (SEAL)
	Ву
SWORN to, signed, sealed and acknowledged	before me, this L day
of Sept - 1977.	
	COOLCOURTED De Commissioner/Clert/Judge
	of the District Court of Maryland for
	County/City
CR 137 (7/77) SEP	1977
Received for Record	and
recorded in the Records of Wic	omico County
in Liber A.J.S. No. 19	olio_461
TII DIVOT A.V.D. MV.	

A. James Smith, Clark.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

MARK JEFFERY SIMPSON PRINCIPAL

AND

GENEVA B. SIMPSON AND JOHN B. SIMPSON SURETIES

IN .

NO. CR312268

IN THE DISTRICT COURT OF MARYLAND



DISTRICT COURT OF MARYLAND FOR Wicomico

STATE OF MARYLAND

Document No.

BAIL BOND

K	NOW ALL PERSONS BY THESE PRESENTS:	
	ves, successors and assigns are held and firmly boun	
. of	Tenthousand	Dollars (\$. /O,Qeo XX)
to	secure payment of which the defendant suret	y has, as collateral security:
	deposited in cash or by certified check	The full amount of \$ 1.0,000. 12 or
	an amount equal to the greater of \$25.00 or	% of the penalty sum;
	pledged the following intangible personal property	
100		
] incumbered the real estate described in the Declar	
	dated the day of	
	to	to the use of the State of Maryland.
d	THE CONDITION OF THIS BOND IS that the ver and wherever required, in any court in which to occument may be filed based on the same acts or transmoved, or, if from the District Court, appealed.	e above-named defendant personally appear, when- he charges may be pending, or in which a charging associons, or to which the cause may be transferred,
fe	IF, however, the defendant fails to perform the orthwith, for payment of the above penalty sum in	foregoing condition, this bond shall be forfeited accordance with law.
d	IT IS AGREED AND UNDERSTOOD that this lischarged pursuant to section j of Rule 722 (Bail Bor	bond shall continue in full force and effect until
	AND the undersigned surety covenants that the	compensation chargeable in connection with the
е	execution of this bond consisted of a fee prem	
	ther (describe)	in the amount of \$
	IN WITNESS WHEREOF, these presents have	been executed under seal thisday
0	s Sept 1977	
	Mail Simpson (SEAL)	RXS Boy 169 Focker B Sahishury MAN
	Stender B Sommer (CEAN)	14
(Personal Surety	(Address of Surety)
	to the Barriss (SEAL)	/\
/	Personal Surety:	(Address of Surety)
U.	Surety-Insurer	Address of Surety-Insurer
	By:(SEAL)	
	(Attorney-In-Fact)	(Power of Attorney No.)
	SIGNED, sealed, and acknowledged before me:	0 0 0 1
		Commissioner/Clerk/Deputy/Judge
	(c)\\\\ \\ \\ \\\\\ \\\\\\\\\\\\\\\\\\\\	of the District Court of Maryland for
00161	100077 11 11 7 77	Cederinita o
00'51***		County/City
UUSL+++	** 1262 * 77.76) ** ** ** ** ** ** ** ** ** ** ** ** **	

CERTIFICATE FROM THE ASSESSOPS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of John B 4 Lancor B

Simpson - D-8 ... represents, is 50% g.

In testimony whereof, I hereunto subscribe my name this first 2 200
day of Lept 1977. Deal R-1 696/280

SUPERVISOR OF ASSESSMENTS VXI

AFFIDAVIT AS TO OWNERSHIF AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

Mortgage to Veterans Cedne.

In testimony whereof I hereunto subscribe my name this And
day of Aptember, 1977 John Brimpson

OHNEP.

Subscribed and sworn to before he this And day of September, 1977.

Elva J. Cronley

Notary Public

FOR DEED FROM ROBERT R. HATHAWAY AND DOLORES H. HATHAWAY, HIS WIFE TO JOHN B. SIMPSON AND GENEVA B. SIMPSON, HIS WIFE SEE LIBER J.W.T.S. NO. 696, FOLIOS 280, 281 AND 282, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND FOR Wicomieo. Case No. C.R. 512.26 +

Vs. MArk. To Ffory Dingson
(Dos) STATE OF MARYLAND (Address)

	Document No
DECLARATION OF TRUE TO SECURE PERFORMA	UST OF REAL ESTATE ANCE OF A BAIL BOND
STATE OF MARYLAND,	00:
the bail bond annexed hereto, being first sworn (or, being first sworn), acknowledges and declares und	Surety"), in order to secure the performance of if Surety is a corporation, its undersigned officer er oath as follows:
	ther person, the owner of a fee simple absolute,
or 🗌 a leasehold subject to an annual ground rent	of \$ in certain land and
and described as . Liker 196 Dage 280, 281	BIOG OF Other descriptions
holds the same in trust to the use and subject to the	of said land and premises and that Surety hereby ne demand of the State of Maryland as collateral se-
That said property is assessed for \$	$\times 2 = \$.29.9.8.9$. from which the
Ground rent capitalized at 6%	\$. 1000
Mortgages/Deeds of Trust totalling	\$1.4,000.00
Federal/State Tax Liens	S. Morre.
Mechanics Liens	\$
Judgment & Other Liens	\$/672
Other outstanding Bail Bonds	s. Hone
Total Incumbrances	\$14,000.00 \$14,00000
and that the present net equity in the property	\$ 16,980.00
That, if Surety is a body corporate, this Decla signed officer is fully authorized to execute this D	ration of Trust is its act and deed and that its under-
cumber, the land and premises or any interest the undischarged and in full force and effect, without filed, it being understood that upon discharge of the fact of this document.	indertakes not to sell, transfer, convey, assign, or increin, so long as the bail bond hereby secured remains the consent of the court in which the bail bond is the bail bond, the clerk of the court will execute a rement (or by a separate Deed of Release), which may fect of a release of mortgage if this Declaration of Securety) (SEAL)
SWORN to, signed, sealed and acknowledged of	
	Commissioner/Clerk/Judge of the District Court of Maryland for County/City SEP 21977
	SEP 2 1977

CR 737 (7/77)

Received for Record_ recorded in the Records of Wicomico County in Liber A.J.S. No. 19 Folio 465 A. James Smith, Clerk. In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

HOBART B. HUGHES
AND
DENIS P. CASEY
PRINCIPALS

IN

NO. 18,647 CHANCERY

Maryland

470

The North County and the County section of the County of t

COMRANY Companies . One of America PALO ALTO BALA-CYNWYD, PA.

CHIVIED COMPANY CONTROL OF CONTROL CON

TRUSTEES, MORTGAGEES, ATTORI	NEYS OR FORECLOSURE BOND
KNOW ALL MEN BY THESE PRESENTS:	FORM No. 19-TM- 3284
That we, Hobart B. Hughes and Denis P. and the WESTERN SURETY COMPANY, a corporat State of South Dakota, as Surety, authorized to do bu	ion organized and existing under the laws of the
bound in the sum of TWENTY SEVEN THOUSAND IN FOR to be paid to the said State of Maryland or its certain made, we bind ourselves and our legal representatives, jo	MORE THAN \$500,000.000) Attorney, to which payment well and truly to be
Sealed with our seals and dated this 9th	
WHEREAS, the above bounden Hobart B. Hugh	nes and Denis P. Casey
Deed of Trust by virtue of the power contained in a montage from Gunter, his wife to	Charles F. Gunter and Antonette
bearing date the 10th day of June	
the mortgage records of Wicomico County, M	
in Liber A.J.S. No. 838	Folio 544
and Hobart B. Hughes and Denis P. C is about to sell the land and premises described in said of the money as specified, and in the conditions and conditions are conditions.	mortgage, default having been made in the payment
THE CONDITION OF THE ABOVE OBLIGATION Hobart B. Hughes and Denis P. Cas	
do and shall well and truly and faithfully perform the trunder the mortgage aforesaid, and shall abide by and full Court of Equity in relation to the sale of said mortgag obligation to be void, otherwise to be and remain in full	ed property, or the proceeds thereof, then the above
Signed, Sealed and delivered in the presence of	,/
As to Principal	Mal sell
Ellano M. Voolee	Hobart B. Rugnes Principal
As to Surety	Denis B. Casey () Principal
	WESTERN SURETY COMPANY
	By Kichat
2101	K. Schafer, Ass't Sec.
Countersigned by SEP 1 3 1977	Maryland Resident Agent
Proceived for Record an	i recorded in the
No. 19, Folios 469	1 Ames Smith Clerk
	a. fames Amith Clerk
Tomal assoud: A: Junes	Smith Clabs
PERSONAL PROPERTY OF THE PERSON ASSESSED AS A PROPERTY OF THE PERSON ASSESSED.	BU TOATO LOBER POOP DEPARTURE TO THE POOP OF THE POOP

THE PROPERTY OF THE PARTY OF TH

Contraction of the contraction o

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

THOMAS F. JOHNSON, JR. PRINCIPAL

IN

NO, 18,496 CHANCERY

OF WICOMICO COUNTY IN THE CIRCUIT COURT STATE OF MARYLAND Thomas F. Johnson, Jr., Attorney and Agent for the Purpose of Foreclosure and Collection of a Mortgage from Victor P. Rayne and BOND OF Lorraine C. Rayne to James K. Fitzgerald Assignee and Margaret A. Fitzgerald. TO SELL Chancery #18496 KNOW ALL MEN BY THESE PRESENTS: That we, Thomas F. Johnson, Jr. as Principal UNITED STATES FIDELITY AND GUARANTY COMPANY, a body corporate under the laws of the State of Maryland, as Surety, are held and firmly bound unto the State of Maryland in the full and just sum of One Hundred Thousand Dollars and No Cents -----Dollars (\$ 100,000.00), to be paid to the said State or its certain Attorney, to which payment well and truly to be made and done, we bind ourselves and each of us, our and each of our heirs, executors, administrators, successors or assigns, jointly and severally, firmly by these presents. day of September , in the year of Sealed with our seals and dated this 15th our Lord, nineteen hundred and seventy-seven. WHEREAS, the above bounden Thomas F. Johnson, Jr. by virtue of the power contained in a mortgage to James K. Fitzgerald and from Victor P. Rayne and Lorraine C. Rayne Margaret A. Fitzgerald bearing date the and recorded among the Land 4th , 1975 day of September in Liber AJS Wicomico County, Maryland Records of No. 842 Folio 524 and Thomas F. Johnson, Jr. is about to sell the land and premises described in said mortgage, default having been made in the payment of the money as specified, and in the conditions and covenants therein contained. THE CONDITION OF THE ABOVE OBLIGATION IS SUCH that if the above bounden Thomas F. Johnson, Jr. under the mortdo and shall well and truly and faithfully perform the trust reposed in gage aforesaid, and shall abide by and fulfill any order or decree which shall be made by any Court of Equity in relation to the sale of said mortgaged property, or the proceeds thereof, then the above obligation to be void; otherwise to be and remain in full force and virtue in law. THOMAS F. JOHNSON, JR.

Thomas F. Johnson, Yr. (SEAL) Signed, sealed and delivered in the presence of UNITED STATES FIDELITY AND GUARAN

(CERTIFIED COPY)

Equinor POWER OF ATTORNEY

2 4 ste 4 "

No. 83038

Know all Men by these Presents:

That UNITED STATES FIDELITY AND GUARANTY COMPANY, a corporation organized and existing under the laws of the State of Maryland, having its principal office at the City of Baltimore, in the State of Maryland, does hereby constitute and appoint Donald L. Toadvine

Salisbury of the City of State of Maryland for the following purposes, to wit:

State of Maryland, its true and lawful attorney in and for the

To sign its name as surety to, and to execute, seal and acknowledge any and all stipulations, bonds and/or undertakings, and to respectively do and perform any and all acts and things set forth in the resolution of the Board of Directors of the said UNITED STATES FIDELITY AND GUARANTY COMPANY, a cartified copy of which is hereto annexed and made a part of this power of attorney; and the said UNITED STATES FIDELITY AND GUARANTY COMPANY, through us, its Board of Directors, hereby ratifies and confirms all and whatsoever the said

Donald L. Toadvine

may lawfully do in the premises by virtue of these presents.

In Witness Whereof, the said UNITED STATES FIDELITY AND GUARANTY COMPANY has caused this be sealed with its corporate seal, duly attested by the signatures of its Vice-President and Assistant Secretary, this . A. D. 19 72. August

UNITED STATES FIDELITY AND GUARANTY COMPANY

(Signed)

(SEAL)

(Signed)

W. K. McCardell

STATE OF MARYLAND,

CITY OF BALTIMORF. On this 11th

A. D. 19 72, before me pere August Vice-President of UNITED STATES FIDELITY AND GUARANTY C. S. , Assistant Secretary of said Company, with both of werally dely sworn, said that they resided in the City of Baltimore, Maryland, COMPANY, and that they, the said C. S. Adams, Jr. and W. K. McCardell were respectively the Vice-President and Assistant Secretary of the said UNITED STATES FIDELITY AND GUARANTY COMPANY, the corporation described in and which executed the foregoing power of attorney; that they each knew the seal of said corporation; that the seal affixed to said power of attorney was such corporate seal; that it was so affixed by order of the Board of Directors of said corporation, and that they signed their names thereto by like order as Vice-President and Assistant Secretary, respectively of the Company.

My commission expires the first day in July, A. D. 1974

(SEAL)

(Signed)

Herbert J. Aull

Notary Public.

STATE OF MARYLAND, CITY OF BALTIMORE,

Clerk of Superior Court of Baltimore City, which Court is a Robert H. Bouse Herbert J. Aull Court of Record, and has a seal, do hereby certify that whom the annexed affidavits were made, and who has thereto subscribed h je name, was, at the time of so doing a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and sworn and authorized by law to administer oaths, take acknowledgments, or proof of deeds to be recorded therein. I further certify that I am acquainted with the handwriting of the said Notary and verily believe the signature to be his genuine signature.

In Testimony Whereof, I hereto set my hand and affix the seal of the Superior Court of Baltimore City, the same being a Court

(SEAL)

(Signed)

Robert H. Bouse

Clerk of the Superior Court of Baltimere City.

78 17 9-67

COPY OF RESOLUTION

That Whereas, it is necessary for the effectual transaction of business that this Company appoint agents and attorneys with power and authority to act for it and in its name in the State of Maryland and in States other than Maryland, and in the Territories of the United States and in the Provinces of the Dominion of Canada and in the Colony of Newfoundland.

Therefore, be it Resolved, that this Company do, and it hereby does, authorize and empower its President or either of its Vice-Presidents in conjunction with its Secretary or one of its Assistant Secretaries, under its corporate seal, to appoint any persons or persons as attorney or attorneys-in-fact, or agent or agents of said Company, in its name and as its act, to execute, and deliver any and all contracts guaranteeing the fidelity of persons holding positions of public or private trust, guaranteeing the performence of contracts other than insurance policies and executing or guaranteeing bonds and undertakings, required or permitted in all actions or proceedings, or by law allowed, and

Also, in its name and as its attorney or attorneys-in-fact, or agent or agents to execute and guarantee the conditions of any and all bonds, recognizances, obligations, stipulations, undertakings or anything in the nature of either of the same, which are or may by law, municipal or otherwise, or by any Statute of the United States or of any State or Territory of the United States or of the Provinces of the Dominion of Canada or of the Colony of Newfoundland, or by the rules, regulations, orders, customs, practice or discretion of any board, body, organization, office or officer, local, municipal or otherwise be allowed, required or permitted to be executed, made, taken, given, tendered, accepted, filed or recorded, for the security or protection of, by or for any person or persons, corporation, body, office interest, municipality or other association or organization whatsoever, in any and all capacities whatsoever, conditioned for the doing er not doing of anything or any conditions which may be provided for in any such bond, recognizance, obligation, stipulation, or undertaking, or anything in the nature of either of the same.

1, Charles O. Mullennix

Assistant Secretary of UNITED STATES FIDELITY AND GUARANTY COMPANY, hereby certify that at a special meeting of the Board of Directors of said Company, duly called and held at the office of the Company, at the City of Baltimore, on the 25th day of February, A. D. 1916, at which was present a quorum of said Directors, duly authorized to act in the premises, resolutions were passed and entered on the minutes of said Company, of which resolutions the foregoing is a true copy and of the whole thereof.

And I do further certify that the above and foregoing is a full, true and correct copy of the original power of attorney gives pany to Donald L. Toadvine Company to

of Salisbury, Maryland, authorizing and empoweris forth, and that the said Power of Attorney is still in full force and effect as of this date. , authorizing and empowering ... him

15th Given under my hand and the seal of said Company, at Baltimore, Maryland this

Silling.

September D. 19

A Committee The state of the s

Assistant Secretary.

SEP 1 6 1977 Received for Record recorded in the Records of Vicomico Count in Liber A.J. No. 19 Folio 471 f Vicomico County

A. James Smith, Clerk.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

'CARL JOSEPH SCHILLER

DIRECTOR OF FINANCE FOR WICOMICO COUNTY

TR # 5543

Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE, MD. 21203

OFFICIAL BOND FOR COUNTY TAXES DIRECTOR OF FINANCE - WICOMICO COUNTY

AMOUNT - \$50,000.00

BOND NO. 598 D2 24

KNOW ALL MEN BY THESE PRESENTS:

That wer Carl Joseph Schiller, Salisbury, Maryland, as Principal, and the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation duly organized and existing under the laws of the State of Maryland, as Surety, are held and firmly bound unto the County Executive of Wicomico County, Maryland, in the full and just sum of FIFTY THOUSAND AND DO/100 DOLLARS (\$50,000.00), lawful money of the United States of America, to the payment of which, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

Signed, sealed and dated this 15th day of October, 1977.

WHEREAS, the said Carl Joseph Schiller was appointed on the 16th day of October, 1973, as Director of Finance for Wicomico County, Maryland, as Collector of County Taxes, for an indefinite term beginning on the 16th day of October, 1973, or until his successor shall qualify.

NOW THEREFORE, the condition of the above obligation is such that if the above-bounden Principal shall well and faithfully execute his office of Director of Finance of Wicomico County, and shall account for and pay to the County Executive, or their order, the several sums of money which he shall receive for the County, or be answerable for by law, at such times as the law shall direct, then this obligation to be void; otherwise to remain in full force and virtue in law.

IN TESTIMONY WHEREOF, the said Principal has hereunto set his hand and seal, and the said Surety has caused this instrument of writing to be signed by its Attorney-in-fact and its corporate seal hereunto affixed the day and year first above written.

Witness:

As to Surety:

Sharon Taylor

Schiller

FIDELITY AND DEPOSIT COMPANY

OF MARYLAND

Attorney-in-fact

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE: BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by C. M. PECOT, JR., Vice-President, and C. W. ROBBINS Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint R. F. Mansfield, Clinton A. Killam, Jr., J. Russell Townshend, John J. Lambdin, Glen J. Heckathorn and James F. Jones, all of Beltimore, Maryland, EACH..... Its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings.....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes that issued on behalf of R. F. Mansfield, etal, dated August 2, 1976 and on benalf of John W. Harrison, III and James F. Jones. dated July 1, 1976.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force

In WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this 27th day of January A.D. 19.77



ATTEST:

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

STATE OF MARYLAND CITY OF BALTIMORE

On this 27th day of January, A.D. 19 77, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personallyknown to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

In Testimony Whereof, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year

first above written.

Notary Public Commission Expires July 1, 1978

CERTIFICATE

I, the undersigned. Assistant Secretary of the FIDELITY AND DEPOSIT CONPANY OF MARYLAND, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of the 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

In TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this

July MANUS sistant Secretary L1440-Ctf. 202652

> SEP 1 9 1077 Received for Record. recorded in the Records of Wicomico County Folio_475 in Liber A.J.S. No. A. James Smith, Clerk.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

DON E. RICHARDSON

IN

MO. 18,644 CHANCERY

Know all Men by these Presents:

IHAI WELL.
DON E. RICHARDSON
of1018 Adams Street. Saliabury Maryland 21801
and the AETNA INSURANCE COMPANY, a body corporate, duly authorized by its charter to
become sole surety on bonds, are held and firmly bound unto the State of Maryland, in the full and
just sum of ten .thousand and .no/.loo**********************************
to be paid to the said State, or its certain attorney, to which payment, well and truly to be made, we
bind ourselves and each of us, our and each of our heirs, executors, administrators, successors and
assigns, jointly and severally, firmly by these presents, sealed with our seals and dated this12th
day of Septemberin the year of our Lord nineteen hundred and seventy-aeven
WHEREAS, the above bounden DONON CONTROL CONTR
by virtue of a power contained in mortgage from
Olin J. Williams, Jr. and Alma Jean Williams
to
Boyd M. Dolbey, Jr. and Murial Lynn Dolbey
dated January 8, 1976 and recorded in Liber A.J.S.
No. 849 folio. 741 etc., one of the Land Record Books of Wicomico
County, State of Maryland is authorized and empowered to sell the property
described in said mortgage in case of default being made in any of the covenants contained therein,
and whereas such default has occurred and the saidmortgagee
in him in said mortgage;
NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if the above
bounden do and shall abide by and fulfill any order or decree which shall be passed by any Court of
Equity in relation to the sale of said property or the proceeds thereof, then the above obligation to be
void; otherwise to be and remain in full force and virtue in law.
Signed, scaled and delivered in the presence of
Don E. Richardson
SEAL
AETNA INSURANCE COMPANY
By John E. Regard
ATTEST Canale of Kolasa San San San San San San San San San Sa
Carole A Kolasa
Form 1-630-1593
recorded in the Records of Wicomico County 12 Liber A.J.S. No. 19 Folio 478 A Service County C. James South Clark
12 Liber A.J.S. No. 15 Folio 478 Cink

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

SHEILA D. PINDER PRINCIPAL

AND

BERTHA W. PINDER SURETY

IN

NO. 346517

IN THE DISTRICT COURT OF MARYLAND



35	DISTRICT COURT OF M	ARYL	AND FOR	(Wicen	CICIO
34.			Case	No3465	51.7
	STATE OF MARYLAND	V	s 5-A	ela D	Pinder
70.00		. (D	afradaut) 110	r West K	Goos,
		(A			546-3777
			1000	**************	(Telephone)
		D	ocument No		
		AIL BO	Itid	1 Sate -	10/21/17
			ND		9:30 AM
	KNOW ALL PERSONS BY THESE PRESEN				
	That I/we, the undersigned, jointly and tives, successors and assigns are held and firm	mly bound	unto the State	of Maryland in th	ne penalty sum
	of Fine Russ				100.00
	to secure payment of which the defendant				
	deposited in cash or by certified c				or
	an amount equal to the greater of \$25.		/ Of the pen	arej bum,	REVIEW BY
	The hearen the ronowing meangine personal h		AS ENT.		
			At 679 1.63	d b avendab	a Dood of Trust
Print.	incumbered the real estate described in the	he Declara	ition of Trust file	nerewith, or in	a Deed of Trust
	dated the 2 n th day of Q	Lept.			
	to Distuit Cour		to	the use of the Sta	ate of Maryland.
h	THE CONDITION OF THIS BOND IS ever and wherever required, in any court in document may be filed based on the same acremoved, or, if from the District Court, appearance of the court, appearance of	which the	e charges may b	e pending, or in w	nich a charging
	IF, however, the defendant fails to perf forthwith, for payment of the above penalty	form the f	foregoing condit	ion, this bond sh	nall be forfeited
	IT IS AGREED AND UNDERSTOOD to discharged pursuant to section j of Rule 722	(Bail Bon	ds).		
	AND the undersigned surety covenants	that the	compensation ch	nargeable in conn	ection with the
	execution of this bond consisted of a fee	premi	ium Service	charge for the lo	an of money or
	other (describe)		in	the amount of \$	20 /
	IN WITNESS WHEREOF, these prese	nts have	been executed u	nder seal this	JAK day
	1 1 1 7 7				
	L'Aprila Al- Pinder 18	EAL)	1/08 W	est Kvac	1. Salistry 11/28
	Befordants	1.	1149 +	Address of Defendants	md, 21809
	Personal Surety) (S	EAL)	.1.0.7.WW	(Address of Surety)	1.1.10 1 . O. 1. 1. 1. 1
	(Personal Surety)	EAL)		(Address of Surety)	
PA				Address of Surety-Insure	
	Surety-Insurer	EAL)			
	By:	(AU)		(Power of Attorney No.	
	SIGNED, sealed, and acknowledged bef	ore me:	Q	eyes L	sher
	(:	3/	U cm	moffenner/Clerk/Deputy	200 2-3:
ומימו	***** 62523 8 FT-FS 932	6.1		Court of Maryland	
	\$55 27-77 * 25839 ****	9 3 3 3		amica.	County/City
	CR 708 (7/76)				

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of Dutha W. Pinder. 4 360
the assessed valuation of the property of Butha W. Pindur. 40/9/ 1/6 8 West Rd. Salabury hed. represents, is 50 %. Total In testimony whereof. I hereunto subscribe my name this 26
day of September 19 1977.
Marion H. Calloway
SUPERVISOR OF ASSESSMENTS
그는 그는 사람들은 얼마나 되었다면 하는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은

AFFIDAVIT AS TO OWNERSHIF AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COURTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

In testimony whereof I hereunto subscribe my name this 27th

day of September , 1077

Beatles W. Rinder

OWKER

Subscribed and sworn to before me this 27th day of Sept. ,1977

Notary Public

FOR DEED FROM CRESTWOOD INC TO BERTHA W. PINDER SEE LIBER J.W.T.S. NO. 799
FOLIOS 91 AND 92, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND FOR - Cliconici.

STATE OF MARYLAND

Case No 3.5	16517
vs. Shellar &	Pender
(Defendant) 1108 Wex	+ Rd (DOB)
(Address) Salis De	546-322
···· Anaron ····	(Telephone)
VS. Shellow F. (Defendant) 1/08 Wex. (Address) Sallo M.	d 546-311

DECLARATION OF TRUST OF REAL ESTATE			
TO SECURE PERFORM	ANCE OF A BAIL BOND		
STATE OF MARYLAND,	. 10 (-1)		
The undersigned Bekthou of 1108 West Rd.	a Pixeler		
of 1108 West Rd.	Salio Ma.		
(hereinafter jointly and severally referred to as	"Surety"), in order to secure the performance of		
being first sworn), acknowledges and declares und	, if Surety is a corporation, its undersigned officer der oath as follows:		
	other person, the owner of a fee simple absolute,		
promises situate in the Salinkille E	t of \$, in certain land and lection. Destinate		
premises situate in the dividition of	-los. 11 2 LLO		
and described as Villiant lot, block, subdi	Hold 247		
that Surety is competent to execute a conveyance	of said land and premises and that Surety hereby		
holds the same in trust to the use and subject to t curity for the performance of that bond.	he demand of the State of Maryland as collateral se-		
That said manager is amount for a	7.10 x 2 = \$23.820 from which the		
following incumbrances should be deducted:	X = AX - X - X - X - X - X - X - X - X - X		
Ground rent capitalized at 6%	\$		
Mortgages/Deeds of Trust totalling	\$		
Federal/State Tax Liens	S		
Mechanics Liens	\$		
Judgment & Other Liens	\$		
Other outstanding Bail Bonds	\$		
Total Incumbrances	\$. 23,800		
A Otal Incumplances			
and that the present net equity in the property	\$ 23,820		
That, if Surety is a body corporate, this Deck signed officer is fully authorized to execute this D	aration of Trust is its act and deed and that its under- Declaration of Trust on its behalf.		
AND Surety further declares, covenants and u	ndertakes not to sell, transfer, convey, assign, or in-		
	erein, so long as the bail bond hereby secured remains the consent of the court in which the bail bond is		
filed, it being understood that upon discharge of t	the bail bond, the clerk of the court will execute a re-		
lease in writing endorsed on the foot of this documents and with like of	ment (or by a separate Deed of Release), which may		
be recorded in the same manner and with like effect of a release of mortgage if this Declaration of Trust is recorded among the Land Records.			
	X. P. Inthe. W. P. inglists. (SEAL)		
	(Surety)		
	M Preday		
	(Surety)		
	By		
	J- H ON INT.		
SWORN to, signed, sealed and acknowledged before me, this day			
of Dept, 19.7.7			
	Jage Fronce		
	Commissioner/Clera/Audige		
	of the District Court of Maryland for		
	(Dumicier, County teits		
	OF PAL		
CR 737 (7/77)			
Received for Record . SEP 2.7 1977			
recorded In the Records of Wicomico Cou	nty		

__ Liber 1.J.S. No. 19 Folio 480

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

'CARL JOSEPH SCHILLER

DIRECTOR OF FINANCE FOR WICOMICO COUNTY

TR #6274

Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE, MD. 21203

OFFICIAL BOND

OUNT - \$100,000-00

BOND NO. 598, 02 23

KNOW ALL MEN BY THESE PRESENTS:

That we, Carl Joseph Schiller, of Salisbury, Maryland, as Principal, and the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation duly incorporated under the laws of the State of Maryland and authorized to write fidelity and surety bonds in the State of Maryland, as Surety, are held and firmly bound unto the State of Maryland in the full and just sum of ONE HUNDRED THOUSAND AND 00/100 DOLLARS (\$100,000.00), lawful money of the United States of America, for the payment of which, well and truly to be made, the Principal binds himself, his heirs, executors and administrators, and the Surety binds itself, its successors and assigns, jointly and severally, firmly by these presents.

Signed, sealed, dated and delivered this 22nd day of July, 1977.

WHEREAS, the above-bounder Principal was on the 15th day of October, 1976, appointed DIRECTOR OF FINANCE FOR WICOMICO COUNTY, State of Maryland, and as such, is required to act as Collector of State taxes in Wicomico County and, pursuant to Chapter 714 of the Laws of Maryland, 1945, and a ruling of the State Law Department, made under the authority of Chapter 18 of the Laws of Maryland, 1945, is required to give bond annually in sum of ONE HUNDRED THOUSAND AND OU/100 DOLLARS (\$100,000.00);

WHEREAS, this bond is given for the period beginning with the 15th day of October, 1977 and ending on the 15th day of October, 1978.

NOW, THEREFORE, the condition of this obligation is such, that if the above-bounden Principal shall, for the period for which this bond is given, well and faithfully execute his office and shall account for to the Comptroller and pay to the Treasurer of the State of Maryland, the several sums of money which he shall receive for the State, or be answerable for by law, at such times as the law shall direct, then this obligation to be void; otherwise to remain in full force and effect.

IN TESTIMONY WHEREOF, the said Principal has hereunto set his band and seal and the said Surety has caused this instrument of writing to be executed the day and year first above written.

Witness:)

Argy B Pulaule

As to Surety:

Sharon Taylor

Carl Joseph Schiller

FIDELITY AND DEPOSIT COMPANY.

Clinton A. Killam, Jr.

-(Seal)

Attorney-in-fact

APPROVED BY THE WICOMICO COUNTY COUNCIL SEPTEMBER 27, 1977.

Richard M. Pallet

Richard M. Pollitt, Judge of the Circuit Court for Wicomico County

Albert J, Bailey, President

G1121-10M, 8-75 198911

Power of Attorney FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE: BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by C. M. PECOT, JR. , Vice-President, and C. W. ROBBINS Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint R. F. Mansfield, Clinton A. Killam, Jr., J. Russell Townshend, John J. Lambdin, Glen J. Heckathorn and James F. Jones, all of ************************ Baltimore, Maryland, EACH..... its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings.....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes that issued on behalf of R. F. Mansfield, etal, dated August 2, 1976 and on benalf of John W. Harrison, III and James F. Jones, dated July 1, 1976.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this day of January , A.D. 19.77



ATTEST:

CW Robbius
Assistant Secretary

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

STATE OF MARYLAND 55: CITY OF BALTIMORE

On this 27th day of January , A.D. 19 77, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year

Notary Public Commission Expires July 1, 1978

CERTIFICATE

I, the undersigned. Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this day of July

L1419-Cif. 202652

Received for Record recorded in the Records of Wicomico County 19 Folio 484 in Liber L.J.S. No ... T. James Smith, Clerk. In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF:

JOHN E. JACOB, JR. Principal

and

THE OHIO CASUALTY INSURANCE COMPANY Surety

in

18,571 Chancery

18,571 (Kaneury

The Ohio Casualty Insurance Company

HAMILTON, OHIO

BOND NO. 1-958-973

RECEIVER BOND

CIRCUIT COURT OF WICOMICO COUNTY, MARYLAND

KNOW ALL MEN BY THESE PRESENTS:

John E. Jacob, Jr. as principal, and THE OHIO CASUALTY INSURANCE COMPANY, a corporation in the State of Ohio, as surety, are held and firmly bound unto the State of Maryland, in the full and just sum of Three Thousand and 00/100 -----(\$3,000.00) --- Dollars, current money, to be paid to the said State of Maryland, or its certain Attorney; to which payment, well and truly to be made and done, we bind ourselves, and each

of us, our and each of our Heirs, Successors and Assigns, Executors and Administrators, jointly and severally, firmly by these presents. Sealed with our seals and dated this 26thday of September the year of our Lord one thousand nine hundred and seventy seven

John E. Jacob, Jr. Whereas, the above bounden by virtue of a decree of the Honorable Judge of

mentioned in the proceedings in the case of

the Circuit Court has been appointed Receiver

Frances Corporation Case No. 18-571

now pending in the said Court:

NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH:

John E. Jacob, Jr. That if the above bounden do and shall well and faithfully perform the trust reposed in him by said decree, or that may be reposed in him by any future decree or order in the premises, then the above obligation to be void; otherwise to be and remain in full force and virtue in law.

THE OHIO CASUALTY INSURANCE COMPANY

Mary W. Sheubrooks

A. ..

TERK

CERTIFIED COPY OF POWER OF ATTORNEY

THE OHIO CASUALTY INSURANCE COMPANY

HOME OFFICE, HAMILTON, OHIO

No. 14-428

Know All Men by These Bresents: That THE OHIO CASUALTY INSURANCE COMPANY, in pursuance of authority granted by Article VI, Section 7 of the By-Laws of said Company, does hereby nominate, constitute and appoints

Mary W. Sheubrooks - - - - - - - - - - of Timonium, Maryland - - - its true end lawful egent and attorney -in-fect, to make, execute, seel and deliver for and on its behalf as surety, end es its act and deed eny end all BONDS, UNDERTAKINGS, and RECOGNIZANCES, not exceeding in eny single instance

TWO HUNDRED THOUSAND - - - - - - - - - - - (\$ 200,000.00 - -) Dollara, excluding, however, eny bond(s) or undertaking(s) guarenteeing the payment of notes and interest thereon

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Hamilton, Ohio, in their own proper persons.

The authority greated hereunder supersedes ony previous authority heretofore granted the above nemed attorney(s)-in-fact.



In WITNESS WHEREOF, the undersigned officer of the said The Ohio Casuelty Insurence Company has hereunto subscribed his name end offixed the Corporate Seal of the said The Ohio Casualty Insurence Company this 7th day of January 19 77.

(Signed) Richard T. Hoffman

Assistant Secretary

STATE OF OHIO. COUNTY OF BUTLER 33.

On this

7th

day of

January

A. D. 19 77 before

the subscriber, a Notary Public of the State of Ohio, in end for the County of Butler, duly commissioned and qualified, came Richard T. Hoffman, Assistant Secretary of THE OHIO CASUALTY INSURANCE COMPANY, to me personally known to be the individual and officer described in. and who executed the preceding instrument, and he acknowledged the execution of the same, and being by me duly sworn deposeth and saith, that he is the officer of the Company aferesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and his signature as officer were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have becounts set my head and affixed my Official Seal at the City of Hemilton, State of Ohio, the day and year first above written.



(Signed) Dorothy Bibee

Notary Public in and for County of Butler, State of Ohio December 11, 1981. My Commission expires ...

This power of attorney is granted under and by authority of Article VI, Section 7 of the By-Lawc of the Company, adopted by its directors on April 2, 1954, extracts from which read:

"ARTICLE VI"

"Section 7. Appointment of Attorney-in-Fact, etc. The chairman of the board, the president, any vice-president, the secretary or any essistant secretary shell be and is hereby vested with full power and authority to appoint atterneys-in-feet for the purpose of signing the name of the Company os surety to, end to execute, attack the corporate seal, acknowledge and deliver any and ell board, recognizances, stipulations, undertakings or other instruments of curetyship and policies of insurance to be given in favor of any individual, firm, corporation, or the official representative thereof, or to any county or state, or any official board or boards of curety or state, or the United States of America, or to any other political subdivision."

This instrument is signed and scaled by fecsimile as outhorized by the following Resolution adopted by the directors of the Company on May 27, 1970:

"RESOLVED that the signature of ony officer of the Company authorized by Article VI Section 7 of the by-laws to appoint etterneys in fact, the signature of the Secretary or any Assistant Secretary certifying to the correctness of any copy of a power of attorney and the seal of the Company may be affixed by faceignile to any power of attorney or copy thereof issued on behelf of the Company. Such signatures and seal are hereby adopted by the Company as original signatures and seal, to be valid and binding upon the Company with the same force and effect as though menually offixed."

I, the undersigned Assistant Secretary of The Ohio Casualty Insurance Compony, do hereby certify that the foregoing power of etterney, Article VI Section 7 of the by-laws of the Company and the above Resolution of its Board of Directors are true and correct copies and are in full force and affect on this data.

IN WITNESS WHEREOF, I have hereunte set my hand and the seel of the Company this 26thay of Sept A. D., 19 77



8-4300-C 10-74-3M

Assistant Secretory

Received for Record recorded in the Records of Wicomico County in Liber A.J.S. No. 19 Folio 487

L. Names Smith, Clerk.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

'DON E RICHARDSON, Attorney
Assignee & Principal

in

18,697 CHANCERY

Know all Men by these Presents:

THAT WE Don.E. Rich	ardson
fSaliabury	Maryland 21801
and the AETNA INSURANCE COM	PANY, a body corporate, duly authorized by its charter to
occome sole surety on bonds, are held and f	firmly bound unto the State of Maryland, in the full and
	QQ************************************
	orney, to which payment, well and truly to be made, we
	of our heirs, executors, administrators, successors and
	se presents, sealed with our seals and dated this4.th
	our Lord nineteen hundred and seventy-seven
	Don E Richardson
by virtue of a power contained in mortgage	e fromPreston Dixon Ayres
lames.Albert.Davis.an	nd.Linds.Colleen.Devis
	is about to execute the power vested
in him in said mortgage; NOW THE CONDITION OF TH	IE ABOVE OBLIGATION IS SUCH, That if the above
bounden do and shall abide by and fulfill an	ny order or decree which shall be passed by any Court of
Equity in relation to the sale of said proper	rty or the proceeds thereof, then the above obligation to be
void; otherwise to be and remain in full fo	rce and virtue in law.
Signed, sealed and delivered in the presence of	Don E. Richardon [SEAL.]
	[SEAL
	AETNA INSURANCE COMPANY
	By John E. Ringer
Automore	John E. Rogan Attorney-in Fact.
Charle 42 Volasa	
Carole A Kolasa	77.

Form 1-630-1593

Atna Insurance Company

OF HARTFORD, CONNECTICUT

POWER OF ATTORNEY

Know all Men by these Bresents, That ETNA INSURANCE COMPANY, a corporation created by and existing under the laws of the State of Connecticut, having its principal office in the City of Hartford, State of Connecticut, does hereby nominate, constitute and appoint Walter G. Muller or Joe D. Collins or Monte R. Elswick or Barnwell S. Dunlap or Walter G. Meuschke or George D. Brantley, Jr. or John E. Reilly of Richmond, Virginia

its true and lawful attorney(s) in fact, with full power and authority hereby conferred to make, sign, execute, acknowledge and offix the Corporate Seal of the Corporation, as Surety, as its act and deed, any and all fidelity and surety bonds and other bonds undertakings, recognizances, stipulations, receipts, releases, policies, notices of appearances, waivers of citation and consents to modifications of contracts or other written obligations in the nature thereof and to bind ÆTNA INSURANCE COMPANY thereby as fully and to the same extent as if such bond were signed by the duly authorized officers of ÆTNA INSURANCE COMPANY. and all the acts of said attorney(s). pursuant to the authority herein given, are hereby ratified and confirmed.

This power of attorney is granted under and by the authority of the following applicable paragraphs of ARTICLE II of the BYLAWS of the company:

The president or a vice president may execute fidelity and surety bonds and other bonds, contracts of indemnity, recognizances, stipulations, undertakings, receipts, releases, deeds, releases of mortgages, contracts, agreements, policies, nutices of appearance, waivers of citatinn and consents to modifications of contracts as may be required in the ordinary course of business or by vote of the directors, and such execution may be aftered where necessary or desirable and the specific instrument by a secretary or an

The president or a vice president may with the concurrence of a secretary or an assistant secretary appoint and authorize an attorney-infact or any other person to execute on behalf of the company any such instruments and undertakings and to affix the seal of the company thereto where necessary or desirable.

The attorneys-in-fact under the preceding paragraphs of this article are authorized and empowered to certify to a copy of any of the bylaws of the company or any resolutions adopted by the directors or to the financial statement of the condition of the company and to affix the seal of the company thereto where necessary or desirable.

This power of attorney is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Board of Directors of the ÆTNA INSURANCE COMPANY at a meeting duly called and held on the 11th day of February, 1966.

RESOLVED THAT, in the execution, attestation and sealing of any instrument or undertaking authorized by Article if of the Bylaws, the facsimile signatures of the officers and the facsimile seal of the Company affixed thereto shall be valid and binding upon the Company.

IN WITNESS WHEREOF, ÆTNA INSURANCE COMPANY has caused these presents to be signed by its President and its Secretary

ÆTNA INSURANCE COMPANY

STATE OF CONNECTICUT COUNTY OF HARTFORD

In Witness Whereof I hereunto set my hand and seal.



My commission expires April 1, 1977

CERTIFICATE

I, the undersigned, Secretary of the ÆTNA INSURANCE COMPANY, a Connecticut corporation. DO HEREBY CERTIFY that the above and foregoing Power of Attorney remains in full force and has not been revoked; and, furthermore, that the paragraphs of ARTICLE II of the BYLAWS of the corporation, and the Resolution of the Board of Directors, as set forth in the Power of Attorney, are now in force.

Signed and Scaled at Hartford, Connecticut, this 4th day of October 19.77

#312

Form 630-31 Ed. Feb. '73 PRINTED IN U.S.A.

OCT 7 1977 received for Record _ seconded in the Records of Wicomico County __. Folio_ 490_. iz Liber A.J.S. No._

A. James Smith, Clerk.

Good approved:

(i. James Smith,
Click.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF:

WILLIAM A. HARRINGTON,
PRINCIPAL

AND

'NANCY ELLIOTT HARRINGTON SURETY

IN

NO. CR346570,71,72,73,74.

IN THE DISTRICT COURT OF MARYLAND



DISTRICT COURT OF MARYLAND FOR STATE OF MARYLAND Deial Date KNOW ALL PERSONS BY THESE PRESENTS: That I/we, the undersigned, jointly and severally acknowledge that I/we, our personal representa-tives, successors and assigns are held and firmly bound unto the State of Maryland in the penalty sum Pine hundred Dollars (\$ 25000C) to secure payment of which the defendant surety has, as collateral security: an amount equal to the greater of \$25.00 or % of the penalty sum; pledged the following intangible personal property Lincumbered the real estate described in the Declaration of Trust filed herewith, or in a Deed of Trust October, 197. 7. from the undersigned surety to the use of the State of Maryland. THE CONDITION OF THIS BOND IS that the above-named defendant personally appear, whenever and wherever required, in any court in which the charges may be pending, or in which a charging document may be filed based on the same acts or transactions, or to which the cause may be transferred, removed, or, if from the District Court, appealed. IF, however, the defendant fails to perform the foregoing condition, this bond shall be forfeited forthwith, for payment of the above penalty sum in accordance with law. IT IS AGREED AND UNDERSTOOD that this bond shall continue in full force and effect until discharged pursuant to section j of Rule 722 (Bail Bonds). AND the undersigned surety covenants that the compensation chargeable in connection with the execution of this bond consisted of a fee premium service charge for the loan of money or other (describe) in the amount of \$....... IN WITNESS WHEREOF, these presents have been executed under seal this ...!......(SEAL) (Personal Surety) (Address of Surety) Surety-Insurer

SIGNED, sealed, and acknowledged before me:

(Attorney-in-Fact)

. (SEAL)

00.41+* ++ 82075# A TT-11 130 00.41++++ 82075 * TT-11 130 of the District Court of Maryland for . A. Mucmucel County City

CR 708 (7,76)

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT: I, Marion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which the assessed valuation of the property of Amery X. G. t. C. In testimony whereof, I hereunto subscribe my name this // LA day of 0-1. 10.77. SUPERVISOR OF ASSESSMENTS of AFFIDAVIT AS TO OWNERSHIF AND INCUMBERANCES STATE OF MARYLAND, WICOMICO COURTY, TO WIT: I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows: DESCRIBE LIERS, IF ANY In testimony whereof I hereunto subscribe my name this Subscribed and sworn to before me this 11th day of Oct., 1977.

lope of dard Tay Bill

FOR DEED FROM EASTERN SHORE BUILDERS & DEVELOPERS, INC, A BODY CORPORATE TO NANCY L. ELLIOTT SEE LIBER J.W.T.S., NO. 765, FOLIO 385 and 386, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND FOR Wicomico.

STATE OF MARYLAND

		CR	01 01	77 -7	-1
	Case N	ch 3.4.65.	20, 111	191.13.	79
to	ellegni	Harres	ator		
(Defendant)	-11- D	weuta.	1	DOB)	1
(Address)	Salis	Md.	. 7	12-64	55
	- P. P. D. G		(Tole)	hone)	
Documen	+ No				

DECLARATION OF TRUST OF REAL ESTATE TO SECURE PERFORMANCE OF A BAIL BOND

STATE OF MARYLAND,			
The undersigned Plancey.	L Elhito		
(hereinafter jointly and severally referred to as "	Surety"), in order to secure the performance of if Surety is a corporation, its undersigned officer		
	other person, the owner of a fee simple absolute,		
or a leasehold subject to an annual ground rent	of \$, in certain land and		
and described as . Selex # 724, 40	of \$		
holds the same in trust to the use and subject to the curity for the performance of that bond.	of said land and premises and that Surety hereby ne demand of the State of Maryland as collateral se-		
That said property is assessed for \$	$18.0. \times 2 = \$.20, 36.0$ from which the		
Ground rent capitalized at 6%	\$ <u></u>		
Mortgages/Deeds of Trust totalling	\$15.,00.0		
Federal/State Tax Liens	\$		
Mechanics Liens	\$		
Judgment & Other Liens	\$		
Other outstanding Bail Bonds	\$		
Total Incumbrances	\$ 15,000 \$ 15,000		
and that the present net equity in the property i	\$ 5,360.00		
	ration of Trust is its act and deed and that its under-		
AND Surety further declares, covenants and uncumber, the land and premises or any interest the undischarged and in full force and effect, without filed, it being understood that upon discharge of the lease in writing endorsed on the foot of this documents.	ndertakes not to sell, transfer, convey, assign, or in- rein, so long as the bail bond hereby secured remains the consent of the court in which the bail bond is he bail bond, the clerk of the court will execute a re- nent (or by a separate Deed of Release), which may ect of a release of mortgage if this Declaration of		
	X Ilancy L. Ellertt (SEAL)		
	(SEAL)		
	Ву		
SWORN to, signed, sealed and acknowledged before me, this !!.!!! day			
of Oct 19.7.			
	Jargel Fisher		
	of the District Court of Maryland for		
CR 731 (7/10) a OCT 1 1 1977			
Received for Recordand recorded in the Records of Wicomico County			
recorded in the Records of wicomico councy			

A. James Smith, Clerk.

In The Records Of The Circuit Court
For Wicomico County, State Of Maryland,

Among Other Proceedings
Is The Following, To Wit:

BOND OF:

LEWIS BRINSON PRINCIPAL

AND

GEORGE GAINES
AND
MINNIE GAINES

SURETIES

IN

NO. CR 346598

IN THE DISTRICT COURT OF MARYLAND



DISTRICT COURT OF MARYLAND FOR Wicemuni.

STATE OF MARYLAND

	Case N	Io. CA.	3469	9.8	
VS Le	uio c	Lance	no. E	Lexa	N.
(Defendant)	801.	71.39	Th I	m.	•
(Defendant)	. Se	mole	doles	Fla	-
Document	No		30	5-485	413
XT	"RIAL"	DAte	no	v. 16,19	

· · · · · · · · · · · · · · · · · · ·	H. Laududa	les fla
D	ocument No.	305-485413
	X TRIAL DAte -	nov. 16,197
BAIL BO	ND	9130A
KNOW ALL PERSONS BY THESE PRESENTS:		
That I/we, the undersigned, jointly and severally tives, successors and assigns are held and firmly bound	Miles circ Society	
One theward		1,000:00)
to seement of which the I defendant I surety	has, as collateral security:	
deposited in cash or by certified check	the full amount of \$	or
an amount equal to the greater of \$25.00 or	% of the penalty sum;	man that it was
pledged the following intangible personal property		Market Market

incumbered the real estate described in the Declara		
dated the ! S day of	19 77 from the u	ndersigned surety
to Saturd Court	# 2.3. to the use of the S	State of Maryland.
THE CONDITION OF THIS BOND IS that the ever and wherever required, in any court in which the document may be filed based on the same acts or transfer removed, or, if from the District Court, appealed.	above-named defendant persons ne charges may be pending, or in sactions, or to which the cause m	ally appear, when- which a charging ay be transferred,
IF, however, the defendant fails to perform the forthwith, for payment of the above penalty sum in a	iccor dance with the	
IT IS AGREED AND UNDERSTOOD that this discharged pursuant to section j of Rule 722 (Bail Bor	ius).	
AND the undersigned surety covenants that the execution of this bond consisted of a prem	ium C service charge for the	logh of money of
other (describe) Recarding fee	property in the amount of	\$!3,00
IN WITNESS WHEREOF, these presents have	been executed under seal this	
X Level Blengra (SEAL)	280/ N.W. 39. 42	MATTO O
Leorge Sames (SEAL)	Box 515. Fruit	of cast
Mexice House (SEAL)	(Address of Suret	v1
Surety-Insurer	Address of Surety-In	surer
By:(SEAL)	(Power of Attorney	No.1
SIGNED, sealed, and acknowledged before me:		. / -
51GNED, sealed, and acknowledged sealed, acknowledged sealed, and acknowledged sealed, acknowledged sealed, acknowledged sealed, acknowledged seal	Commissioner Clark/Den	Fisher
1 + 4 + + 1 - 1 - 1	of the District Court of Maryl	and for

00.21

Wasnica County/Gity

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

20 NO. 10 NO.
I, Marion-H. Calloway, Supervisor of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of Lenge E. + Minsue M. Baines bry, 515 Fruitlens, Md. 21826 represents, is 50 % (gffry)
the assessed valuation of the property of 1. 3.0500 I. 9.850. T. 12,900.
Dry, 515 Trutlend, Md. 21826 represents, is 50 mg
In testimony whereof, I hereunto subscribe my name this 18th
day of Actober 1977.
$m \sim 11 / m$
Moren H. Callowo
SUPERVISOR OF ASSESSMENTS

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

Mortgege - First	Shore Fed. Saving	s & Loun Assn - ap	prox .16,
		•	
		18	YW
In testimony w	hereof I hereunto subsc	ribe my name this 10	
day of October	, 1077	1	
	-	Herry Speed	la:
	H	OLDERA	-
		wh a	
Subsouting and sw	orn to before me this_	18 day of Uct.	_,1977.
C. C. C. C.	0		
S OFFIR 3	. 80	Notary Public	<u>d</u>
* Harrantin 3'		notary Public	
A COM THE			

FOR DEED FROM ASTON E. BRAHAM AND LURRY C. BRAHAM, HIS WIFE TO GEORGE E GAINES AND MINNIE M. GAINES, HIS WIFE SEE LIBER J.W.T.S., NO. 781, FOLIOS 59 AND 60, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND FOR Cleanure

STATE OF MARYLAND

Case No. CR. 3.465.9.8.
D. I. I was the
18. ALUKA. OSEMANA ONEMAN
vs. Lewis dament Enman Defendant) 2801 N. 39th Jer (DOB)
(Address) II. Landudale Ita
(Telephone)
Document No

DECLARATION OF TRUST OF REAL ESTATE TO SECURE PERFORMANCE OF A BAIL BOND

STATE OF MARYLAND,	/			
The undersigned Sunger . E. S.	human & Mennier M. Gusis.			
(hereinafter jointly and severally referred to as the bail bond annexed hereto, being first sworn (or being first sworn), acknowledges and declares un	"Surety"), in order to secure the performance of r, if Surety is a corporation, its undersigned officer der oath as follows:			
	other person, the owner of a fee simple absolute,			
or a leasehold subject to an annual ground rem	t of \$, in certain land and			
premises situate in the funtland) , Ukcomics Co Maryland,			
and described as	it of \$, in certain land and Underwies Commission Maryland, Halie 42/1			
that Surety is competent to execute a conveyance of said land and premises and that Surety hereby holds the same in trust to the use and subject to the demand of the State of Maryland as collateral security for the performance of that bond.				
That said property is assessed for \$ 12 following incumbrances should be deducted:	$9.00 \times 2 = $.9.5, 500$ from which the			
Ground rent capitalized at 6%	\$			
Mortgages/Deeds of Trust totalling	\$ 16,000.			
Federal/State Tax Liens	\$			
Mechanics Liens	\$			
Judgment & Other Liens	\$			
Other outstanding Bail Bonds	\$			
Total Incumbrances	\$. 16,000 \$. 16,000 \$. 9,800			
and that the present net equity in the property	\$ 9,800			
	aration of Trust is its act and deed and that its under-			
AND Surety further declares, covenants and undertakes not to sell, transfer, convey, assign, or incumber, the land and premises or any interest therein, so long as the bail bond hereby secured remains undischarged and in full force and effect, without the consent of the court in which the bail bond is filed, it being understood that upon discharge of the bail bond, the clerk of the court will execute a release in writing endorsed on the foot of this document (or by a separate Deed of Release), which may be recorded in the same manner and with like effect of a release of mortgage if this Declaration of Trust is recorded among the Land Records.				
	Muke Guere (SEAL)			
	(SEAL)			
	Ву			
SWORN to, signed, sealed and acknowledged	before me, thisday			
of				
	Jales Fleker			
	of the District Court of Maryland for			
	Wecanica County/City			
CR 737 (7/77) Received for Recordand				
recorded in the Records of Wicomico County				
19 Folio 497	01			

A. James Smith, Clerk.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

MELVIN HARMON PRINCIPAL

AND

DORIS R. HARMON
AND
'IVA M. HARMON

SURETIES

IN

No. CR 346569

IN THE DISTRICT COURT OF MARYLAND

DISTRICT COURT OF MARYLAND FOR Wichness

STATE OF MARYLAND

	Case No. CR	346569	• • •
wa Met	in Mar	346569	
221	a Callena	H- 1/6/07	;
(Address) Soc	leshey 111 kl.		
		(Telephone)	•

TralDate 11/4/77

KNOW ALL PERSONS BY THESE PRE	SENTS:
tives, successors and assigns are held and	and severally acknowledge that I/we, our personal representa- l firmly bound unto the State of Maryland in the penalty sum
of OneThousand.	Dollars (\$. 1000 -)
	lant surety has, as collateral security:
deposited in cash or by certifican amount equal to the greater of	ed check The full amount of \$or \$25.00 or !!!! of the penalty sum;
pledged the following intangible person	
incumbered the real estate described	in the Declaration of Trust filed herewith, or in a Deed of Trust
dated the . 25 day of O	from the undersigned surety
to District Court	in the Declaration of Trust filed herewith, or in a Deed of Trust
and whenever required in any coul	D IS that the above-named defendant personally appear, when- rt in which the charges may be pending, or in which a charging e acts or transactions, or to which the cause may be transferred, appealed.
IF, however, the defendant fails to forthwith, for payment of the above pen	perform the foregoing condition, this bond shall be forfeited alty sum in accordance with law.
IT IS AGREED AND UNDERSTOO discharged pursuant to section j of Rule	OD that this bond shall continue in full force and effect until 722 (Bail Bonds).
AND the undersigned surety covens	ants that the compensation chargeable in connection with the
execution of this bond consisted of a	fee premium service charge for the loan of money or
other (describe)	in the amount of \$
	resents have been executed under seal thisday
. 0.8. 1077	
of Mall offer	226 Callrenia St. Solaling Md
(Defendant)	(SEAL)
X Dorus R. Harmon	(SEAL) 2 de Calheria & Lollating
Personal Surety)	226 Callement Calaly Mc
(Personal Surety)	(Address of Eurely)
Burety-Innurer	Address of Surety-Insurer
By: (Attorney-in-Fact)	(SEAL) (Power of Attorney No.)
SIGNED, sealed, and acknowledged	before me: Commissioner/Clerk/Deputy/Judge
00.251**** TSE83 # FT-25.00	of the District Court of Maryland for
00.251***** 78327 *****15.00	(County/City

COPY OF DEED OR DEEDS ATTACHED

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of Done R. + January.

Hand M. Darmon

The testimony whereof, I hereunto subscribe my name this 21 of

SUPERVISOR OF ASSESSMENTS

AFFIDAVIT AS TO OWNERSHIP AND INCUMERANCES

STATE OF MARYLAND, WICOMICO COURTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIENS, IF ARY

no. Inty. - no liem.

In testimony whereof I hereunto subscribe my name this 212 day of October , 1977

Dorin R. Harmons

Subscribed and sworn to before to this 21st day of Oct. ,1977.

Notary Public Effice 7//78

FOR DEED FROM DORIS RALPH HARMON TO DORIS RALPH HARMON AND IVA MAE HARMON, HIS WIFE SEE LIBER A.J.S., NO. 842, FOLIOS 406 and 407, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND FOR Wicomico

STATE OF MARYLAND

Ca	se No. CR 34	14569
· Melv	in Harmon	e. 7/6/59
(Delendant) 224	Calherine.	16569 - 7/6/59 St. (bom)
(Address) S	welesting 1	NI_
• • • • • • • • • • •		(Telephone)
Dogument No.		

DECLARATION OF TRUST OF REAL ESTATE

TO SECURE PERFORM	ANCE OF A BAIL BOND
STATE OF MARYLAND	(Sureta") in order to secure the performance of
The undersigned of	ma.
of 226 Pallerent St. Sollething	"Surety"), in order to secure the performance of
the bail bond annexed hereto, being first sworn (or being first sworn), acknowledges and declares und	. Il Dilleth is a collection, see surger office.
That Surety is, without any ownership in any	other person, the owner of Ta fee simple absolute,
on Co a lessahold subject to an annual ground ren	t of \$ in certain land and
premises situate in the Wicomico	
	vision or other description)
holds the same in trust to the use and subject to t	of said land and premises and that Surety hereby he demand of the State of Maryland as collateral se-
That said property is assessed for \$J.P.S. following incumbrances should be deducted:	x = \$ b/0 0 from which the
Ground rent capitalized at 6%	\$ <u>.</u>
Mortgages/Deeds of Trust totalling	\$
Federal/State Tax Liens	\$
Mechanics Liens	\$
Judgment & Other Liens	\$
Other outstanding Bail Bonds	\$
Total Incumbrances	\$
and that the present net equity in the property	is \$.6100
That, if Surety is a body corporate, this Decl signed officer is fully authorized to execute this	aration of Trust is its act and deed and that its under- Declaration of Trust on its behalf.
AND Surety further declares, covenants and cumber, the land and premises or any interest the undischarged and in full force and effect, without filed, it being understood that upon discharge of this documents and the foot of this documents.	undertakes not to sell, transfer, convey, assign, or interein, so long as the bail bond hereby secured remains to the consent of the court in which the bail bond is the bail bond, the clerk of the court will execute a rement (or by a separate Deed of Release), which may effect of a release of mortgage if this Declaration of
A1400 10 1000 1000 1000 1000 1000 1000 1	+ Don R. Harris (SEAL)
	(Surety)
	+ Down K. Flanning (SEAL)
	(Surety) 111 () () ()
	Ву
SWORN to, signed, sealed and acknowledge of	d before me, this
of OX 1977.	0.00
01	(b) leavent
	Commissioner/Clerk/Julige (
	of the District Court of Maryland for !
	of the District Court of Maryland for
CR 737 (7/77) OCT 2. 5 1977	(0 (a () 8)
Received for Record	and
recorded in the Records of Wicomico	County
in Liber A.J.S. No. 19 Folio.	501
A. James Smith	n, Clerk.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

'RONALD M. NADITCH

IN

NO. 18,628 CHANCERY

Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE, MD. 21203

EQUITY No. 18,628

Bond No. 917 50 59

KNOW ALL MEN BI III	
That we,R	RONALD M. NADITCH
and the FIDELITY AND DEPOS	IT COMPANY OF MARYLAND, a body corporate, duly incorporated under the laws
of the State of Maryland, as	Surety, are held and firmly bound unto the State of Maryland, in the full and
	THOUSAND (\$26,000.00) Dollars,
to be paid to the said State of	or its certain Attorney, to which payment well and truly to be made, we bind
	ur and each of our heirs, executors and administrators, jointly and severally,
firmly by these presents.	
	d dated this 24th day of October
	thousand nine hundred and seventy-seven
	bounden Ronald M. Naditch
by virtue of a decree of the I	Honorable the Judge of the Circuit Court of Wicomico County, Maryland
has been appointed Trustee	to sell certain real estate
600 com man 1000 como a disc 2000 con acce o 4000 con 1000 con	
	100 400 000 000 000 000 000 000 000 000

mentioned in the proceeding	s in the case of Ridge Homes, a Division of Evans Products. Co.
	vs:
	David Cannon and Geraldine Cannon, his wife
now pending in said Court:	
NOW, THE CONDIT	ION OF THE ABOVE OBLIGATION IS SUCH, That, if the above bounden
	Ronald M. Naditch
0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
do and shall well and faithf	fully perform the trust reposed inhimby said decree, or that may
	by any future decree or order in the premises, then the above obligation
	and remain in full force and virtue in law.
Signed, sealed and delivered	in the presence of:
	SEAL)
	Ronald M. Naditch
	(SBAL)
WITNESS:	FIDELITY AND DEPOSIT COMPANY OF MARYLAND
and a	King thomas of the
By Ardis D. King	As in Surely By John H. Hopkins, IV Attorney-in-Fact?

MD3116a---1M, 4-72 190412 Trustee's Bond FILED

Oct 28 12 57 PH '77

Power of Attorney FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE: BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by C. M. PECOT, JR., Vice-President, and C. W. ROBBINS, Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint John H. Hopkins, IV, Annapolis, Maryland.....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes that issued on behalf of John H. Hopkins, Iv, dated August 11, 1965.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this 2nd day of June , A.D. 19.76.

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

CW Palking By Currel

SEAL)

ATTEST:

STATE OF MARYLAND
On this 2nd day of June
On this 2nd

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seai, at the City of Baitimore, the day and year first above written.

Notary Public Commission Expires July 1, 1978
CERTIFICATE

I, the undersigned, Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the Fidelity and Deposit Company of Maryland at a meeting duly called and held on the 16th day of July, 1969.

Resolved: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seai of the said Company, this 24th October 19 77

24011 OC CODE

L1419—Ctf. 202652

Bestiff of Assistant Heretary

Beceived for Record _______ and recorded in the Records of Wicomico County in Liber A.J.S. No. 19 Folio 505 ... A. James Smith, Clerk.

Bond approved: a. James Smith Clerk In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF:

JACK BRAYTON

PRINCIPAL

and

J. CHAPPELLE MILLS

SURETY

IN

No. 346641 & 346642

IN THE DISTRICT COURT OF MARYLAND



DISTRICT COURT OF MARYLAND FOR ... LUcenness

STATE OF MARYLAND

212222					• •
		Case No.	34.60	541	
	0	0436 110	1	1	,
	V8	ack.	ruy	1000	
	(Desendary)	TA A Ch	in alle	11) 136	ust
	(Address)		1 to all		
		ack.	Tho		
				(Telephone)	
	Document				
	Mini	Date	as	2 der	ote
BAIL E		pace			

KNOW ALL PERSONS BY THESE PRESENTS:	
That I/we, the undersigned, jointly and severall tives, successors and assigns are held and firmly bou	y acknowledge that I/we, our personal representa- nd unto the State of Maryland in the penalty sum
of fine thousand	Dollars (\$5,000.04)
to secure payment of which the defendant sure	ty has, as collateral security:
deposited in cash or by certified check	the full amount of \$ or
an amount equal to the greater of \$25.00 or	
pledged the following intangible personal property	
incumbered the real estate described in the Decla	ration of Trust filed herewith, or in a Deed of Trust
	Show, 19.7. 7 from the undersigned surety
	2 - 3 to the use of the State of Maryland.
	ne above-named defendant personally appear, when- the charges may be pending, or in which a charging
IF, however, the defendant fails to perform the forthwith, for payment of the above penalty sum in	foregoing condition, this bond shall be forfeited accordance with law.
IT IS AGREED AND UNDERSTOOD that this discharged pursuant to section j of Rule 722 (Bail Bo	s bond shall continue in full force and effect until
AND the undersigned surety covenants that the	compensation chargeable in connection with the
amounting of this hand consisted of a files of man	
execution of this bond consisted of all fee pre-	mium service charge for the loan of money or,
other (describe) Rec. flee	in the amount of \$
other (describe) Rec - fee	in the amount of \$. 14.00 for Al
other (describe)	in the amount of \$. 14.00 for Al
other (describe) Rec. fee. IN WITNESS WHEREOF, these presents have	in the amount of \$. 14.00 for Al
other (describe) Rec-fee IN WITNESS WHEREOF, these presents have of Color, 19. 7.7 (SEAL)	in the amount of \$
other (describe) Rec. fee IN WITNESS WHEREOF, these presents have of Oct., 19. 7.7 (SEAL) SF Chapter and Control of Selection of S	in the amount of \$. 14.00 for Ale been executed under seal this . 318.1. day
other (describe) IN WITNESS WHEREOF, these presents have of Oct., 19. (SEAL) (SEAL) (Personal Surety)	in the amount of \$
other (describe) IN WITNESS WHEREOF, these presents have of Oct., 19. 7.7 (SEAL) (SEAL) (Personal Surety) (SEAL) (SEAL)	in the amount of \$
other (describe) IN WITNESS WHEREOF, these presents have of Oct., 19. 7.7 (SEAL) OF CONTROL (SEAL)	in the amount of \$
other (describe) IN WITNESS WHEREOF, these presents have of Oct., 19. 7.7 (SEAL) OF CONTROL (SEAL)	in the amount of \$
other (describe) IN WITNESS WHEREOF, these presents have of Oct., 19. 7.7 (SEAL) OF CONTROL (SEAL)	in the amount of \$
other (describe) IN WITNESS WHEREOF, these presents have of Oct., 19. 7.7 (SEAL) OF CONTROL (SEAL)	in the amount of \$
other (describe) IN WITNESS WHEREOF, these presents have of Oct., 19. 7.7 (SEAL) OF CONTROL (SEAL)	in the amount of \$
other (describe) IN WITNESS WHEREOF, these presents have of Oct., 19. 7.7 (SEAL) OF CONTROL (SEAL)	in the amount of \$

00,41++++ 828796 ****14,00 00.31-77 * 28796 **** 14.00



DISTRICT COURT OF MARYLAND FOR STATE OF MARYLAND 9:30 AM KNOW ALL PERSONS BY THESE PRESENTS: That I/we, the undersigned, jointly and severally acknowledge that I/we, our personal representatives, successors and assigns are held and firmly bound unto the State of Maryland in the penalty sum Fire hundred to secure payment of which the \(\) defendant \(\) surety has, as collateral security: deposited in cash or by certified check the full amount of \$..... an amount equal to the greater of \$25.00 or % of the penalty sum; pledged the following intangible personal property incumbered the real estate described in the Declaration of Trust filed herewith, or in a Deed of Trust October ..., 197.7. from the undersigned surety Sunt 2-3 to the use of the State of Maryland. THE CONDITION OF THIS BOND IS that the above-named defendant personally appear, whenever and wherever required, in any court in which the charges may be pending, or in which a charging document may be filed based on the same acts or transactions, or to which the cause may be transferred, removed, or, if from the District Court, appealed. IF, however, the defendant fails to perform the foregoing condition, this bond shall be forfeited forthwith, for payment of the above penalty sum in accordance with law. IT IS AGREED AND UNDERSTOOD that this bond shall continue in full force and effect until discharged pursuant to section j of Rule 722 (Bail Bonds). AND the undersigned surety covenants that the compensation chargeable in connection with the execution of this bond consisted of a to fee premium service charge for the loan of money or Ose in the amount of \$ other [(describe) ... WHEREOF, these presents have been executed under seal this . . (SEAL) Surety-Insurer(SEAL) By: (Attorney-in-Fact) SIGNED, sealed, and acknowledged before me:

of the District Court of Maryland for . C

Much County City

00°41+++++ 566824 4 FF 150 00'ht**** \$6182 × LL 12 199

1 2:00

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICONICO COURTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIERS, IF ARY

In testimony whereof I hereunto subscribe my name this 3/25

day of Celith, 1077

OVNER field the Oc.

Subscribed and sworn to before me this gist day of Oct., 1977.

Copy of Sant Bell.

Notar Black of Commosin experience 1/1/28

FOR DEED FROM LARMAR CORPORATION AND BESSIE E. DASHIELL TO FIRST BAPTIST CHURCH OF SALISBURY, MARYLAND SEE LIBER J.W.T.S., NO. 735, FOLIOS 228 and 229, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND FOR ... LUICAMICA!

STATE OF MARYLAND

Care No CP - 3466	42 +
Onak Dsauton 134	16641
VS. Jack Drayton 34 (Detendant) 120 A Chyppenia. K	21.1
(Address)	210.0
(Address) Salis / Md. (Tolophone)
Document No	

DECLARATION OF TRUST OF REAL ESTATE

STATE OF MARYLAND,	ANCE OF A BAIL BOND		
STATE OF MARTIDAND,	- 11/0 Cl - 2001-		
The undersigned	st Church (J. Chappelle		
of (hereinafter jointly and severally referred to as "Surety"), in order to secure the performance of the bail bond annexed hereto, being first sworn (or, if Surety is a corporation, its undersigned officer being first sworn), acknowledges and declares under oath as follows:			
That Surety is, without any ownership in any	other person, the owner of a fee simple absolute,		
or 🗀 a leasehold subject to an annual ground ren	study, Maryland, Maryland,		
premises situate in the	stilling, Maryland,		
and described as Of Akw. # 7.0	vision or other description)		
holds the same in trust to the use and subject to t	of said land and premises and that Surety hereby he demand of the State of Maryland as collateral se-		
That said property is assessed for \$5.5. following incumbrances should be deducted:	9.0 x 2 = \$ 1/3.1.8.0 from which the		
Ground rent capitalized at 6%	\$		
Mortgages/Deeds of Trust totalling	\$		
Federal/State Tax Liens	\$		
Mechanics Liens	\$		
Judgment & Other Liens	\$		
Other outstanding Bail Bonds	\$		
Total Incumbrances	\$		
	is \$.11,180.00		
and that the present net equity in the property			
That, if Surety is a body corporate, this Decl signed officer is fully authorized to execute this l	aration of Trust is its act and deed and that its under- Declaration of Trust on its behalf.		
AND Surety further declares, covenants and undertakes not to sell, transfer, convey, assign, or incumber, the land and premises or any interest therein, so long as the bail bond hereby secured remains undischarged and in full force and effect, without the consent of the court in which the bail bond is filed, it being understood that upon discharge of the bail bond, the clerk of the court will execute a release in writing endorsed on the foot of this document (or by a separate Deed of Release), which may be recorded in the same manner and with like effect of a release of mortgage if this Declaration of Trust is recorded among the Land Records. (SEAL)			
indischarged and in full force and effect, without filed, it being understood that upon discharge of lease in writing endorsed on the foot of this document of the same manner and with like e	ment (or by a separate Deed of Release), which may frect of a release of mortgage of this Declaration of (SEAL)		
undischarged and in full force and effect, without filed, it being understood that upon discharge of lease in writing endorsed on the foot of this docube recorded in the same manner and with like e Trust is recorded among the Land Records. SWORN to, signed, sealed and acknowledged	the bail bond, the clerk of the court will execute a re- iment (or by a separate Deed of Release), which may frect of a release of mortgage of this Declaration of (SEAL) (SEAL) (SEAL)		
indischarged and in full force and effect, without filed, it being understood that upon discharge of lease in writing endorsed on the foot of this document of the same manner and with like e	the bail bond, the clerk of the court will execute a re- iment (or by a separate Deed of Release), which may frect of a release of mortgage if this Declaration of (SEAL) (SEAL) (Surety) By (Searety) By (Searety) A separate inverted by (SEAL)		
undischarged and in full force and effect, without filed, it being understood that upon discharge of lease in writing endorsed on the foot of this docube recorded in the same manner and with like e Trust is recorded among the Land Records. SWORN to, signed, sealed and acknowledged	the bail bond, the clark of the court will execute a re- iment (or by a separate Deed of Release), which may frect of a release of mortgage if this Declaration of (SEAL) (SEAL) (SEAL) (SEAL)		
undischarged and in full force and effect, without filed, it being understood that upon discharge of lease in writing endorsed on the foot of this docube recorded in the same manner and with like e Trust is recorded among the Land Records. SWORN to, signed, sealed and acknowledged of	the bail bond, the clark of the court will execute a rement (or by a separate Deed of Release), which may frect of a release of mortgage if this Declaration of (SEAL) State		
undischarged and in full force and effect, without filed, it being understood that upon discharge of lease in writing endorsed on the foot of this docube recorded in the same manner and with like e Trust is recorded among the Land Records. SWORN to, signed, sealed and acknowledged of	the bail bond, the clark of the court will execute a rement (or by a separate Deed of Release), which may frect of a release of mortgage if this Declaration of (SEAL) State		
sworn to, signed, sealed and acknowledged of	the bail bond, the Chark of the Court will execute a rement (or by a separate Deed of Release), which may feet of a release of mortgage of this Declaration of CSEAL) [Section Of Court of Maryland for Section Of the District Court of Maryland for Section County/City [Section Of County/City] [Section Of the District Court of Maryland for Section County/City] [Section Of the District Court of Maryland for Section County/City]		
undischarged and in full force and effect, without filed, it being understood that upon discharge of lease in writing endorsed on the foot of this docube recorded in the same manner and with like e Trust is recorded among the Land Records. SWORN to, signed, sealed and acknowledged of	the bail bond, the Chark of the Court will execute a rement (or by a separate Deed of Release), which may feet of a release of mortgage of this Declaration of CSEAL) [Surety] By I before me, this Of the District Court of Maryland for County/City Sind Type of the District Court of Maryland for County/City Sind Type of the District Court of Maryland for County/City		

A. James Smith, Clerk.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

PHILIP D. QUINT

IN NO. 18,649 CHANCERY

Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE, MD. 21203

Bond No. 917 49 54

ANOW ALL MEN BY THESE PRESENTS:		
That we, Philip D. Quint		
and the Fidelity and Deposit Company of Maryland, a body corporate, duly incorporated under the	laws	
of the State of Maryland, as Surety, are held and firmly bound unto the State of Maryland, in the full and just sum of Fourteen thousand eight hundred and 00/100(\$14,800.00) Dollars, to be paid to the said State or its certain Attorney, to which payment well and truly to be made, we bind		
firmly by these presents.		
Sealed with our seals and dated this 12th day of October	*****	
in the year of our Lord one thousand nine hundred and Seventy-seven	•••••••	
WHEREAS, the above bounden Philip D. Quint	000 000 0mg	
by virtue of a decree of the Honorable the Judge of the Circuit Court of Wicomico County	1	
has been appointed Trustee to sell certain property		

••••••••••••••••••••••••••••••••••••••		
mentioned in the proceedings in the case of The Department of Economic and Commu Development of the State of Maryland vs:	nity	
Dennis Clark Howard and Peggy	-	
now pending in said Court: Howard	h/w	
NOW, THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That, if the above bound Philip D. Quint	nden	
\$1000000000000000000000000000000000000		
do and shall well and faithfully perform the trust reposed in him by said decree, or that	may	
be reposed in him by any future decree or order in the premises, then the above obliga-		
to be void; otherwise to be and remain in full force and virtue in law.		
Philip Q. Quint	SEAL)	
WITNESS: FIDELITY AND DEPOSIT COMPANY OF MARYLAND		
By Charlene Barrett As to Surety By Minia L. Lenox Attorney-in-Face		

. State of Maryland, Baltimore City, sct:

8

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of MARYLAND, does hereby constitute and appoint MARIA L. LENOX, its Attorney-in-Fact to make, execute and deliver on its behalf, as surety, all bonds of any kind, character and description, that are or may be required to be filed in any Court in or of the State of Maryland, and it does hereby declare that all such bonds signed and executed by its said Attorney-in-Fact shall be as binding on it as if they had been duly executed by its proper officers. This power shall remain in full force and effect until duly revoked and written notice thereof given.

WITNESS the seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND duly affixed by its Vice-President and attested by its Assistant Secretary, this 16th day of February, 1976.

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

C. W. ROBBINS
Assistant Secretary

C. M. PECOT, JR. Vice-President By:

I HEREBY CERTIFY that the above is a correct and true copy of the original Power of Attorney, and is signed by facsimile under and by authority of the following resolution of the Board of Directors of the Fidelity and Deposit Company of Maryland at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the lame force and effect as though manually affixed."

October 12, 19 77

FIDELITY AND DEPOSIT COMPANY OF MARYGAND

OCT 31 11 58 AH '77

Assistant Secretary

recorded in the Records of Wicomico County ME Liber A.J.S. No. 19 __ Folio_513

L. James Smith, Clerk.

Bone approved. Smith click.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF:

ROBERT H. SYMONDS
Substitute Trustee

vs.

'MICHAEL D. MITCHELL, SR. Defendant

in

No. 18,727 CHANCERY



The Onio Casualty Insurance Company

HAMILTON, OHIO

IN THE CIRCUIT COURT FOR MIXEN	ICOMICO
ROBERT H. SYMONDS, Substitute Trustee	
Plaintiff	
vs.	Equity No. 18727
MICHAEL D. MITCHELL, SR.	
Defendant	
	FORECLOSURE BOND
KNOW ALL MEN BY THESE PRESENTS:	
That we, ROBERT H. SYM and The Ohio Casualty Insurance Company ated under the laws of the State of Ohi a surety business in the State of Maryl bound unto the State of Maryland, in the THOUSAND AND NO/100THS the said State or its certain Attorney, be made, and done, we bind ourse ves an Heirs, Executors, Administrators, Successiverally, firmly by these presents.	land, as Surety, are held and firmly he full and just sum of TWENTY-FIVE 25,000.00 Dollars, to be paid to to which payment well and truly to adeach of us, our and each of our
in the year of our Lord One Thousand N	ted this 4th day of November ine Hundred and Seventy-seven ROBERT H. SYMONDS, Substitute Trustee
recorded among the marting date the 22 recorded among the marting date the Maryland in Liber No. and the undersign of trust, default having been made in and in the conditions and covenants the markets of trust.	g57 folio 865 med trustee ises described in said mersgage—deed the payment of the money as specified, erein contained.
	BLIGATION IS SUCH, THAT if the above
fill any order or degree which shall is relation to the sale of said mortgaged then the above obligation to be void, and virtue in law.	resaid, and shall abide by and ful- be made by any Court or Equity in d property or the proceeds thereof otherwise to remain in full force
said bond corporate has caused these particular and year fine day	set his hand and Seal and the presents to be duly signed by its rst herein above written. (SEAL
Signed, Sealed and Delivered in the presence of:	(ROBERT H. STMONDS)
Patricia of fluesal.	(SEAL
Berling P. Garyon	By Lie A Luminer, Attorney-in-Fact
(POWER OF ATTORNEY ATTACHED)	

Andlow Count. A

CERTIFIED COPY OF POWER OF ATTORNEY

THE OHIO CASUALTY INSURANCE COMPANY

HOME OFFICE, HAMILTON, OHIO

No. 10-328

Know All Men by These Presents: That THE OHIO CASUALTY INSURANCE COMPANY, in pursuance of authority granted by Article VI, Section 7 of the By-Laws of said Company, does hereby nominate, constitute and appoint:

Roberta B. L. Plummer - - - - - - - - - of Upper Marlboro, Maryland - - its true and lawful agent and attorney -in-fect, to make, execute, seal and deliver for and on its behalf as surety, and as its act and deed any and all BONDS, UNDERTAKINGS, and RECOGNIZANCES, not exceeding in any single instance

TWO HUNDRED FIFTY THOUSAND - - - - - - - - - - - (\$ 250,000.00 - -) Dellars, axcluding, however, any bond(s) or undertaking(s) guaranteeing the payment of notes and interest thereon

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Hemilton, Ohio, in their own proper persons.

The authority granted heraunder supersedes ony previous authority heretofore granted the above nemed attorney(s)-in-fact.



In WITNESS WHEREOF, the undersigned officer of the said The Ohio Casualty Insurance Company has hereunto subscribed his name and affixed the Corporate Seel of the said The Ohio Casualty Insurance Company this 14th day of January 1969.

(Signed) J. Earl Rochester

Vice President

STATE OF OHIO, COUNTY OF BUTLER

SS.

On this 14th

day a

January

A. D. 19 69 befere

the subscriber, a Notary Public of the Stata of Ohio, in end for the County of Butler, duly commissioned and qualified, came J. Earl Rochester, Vice President ——— of THE OHIO CASUALTY INSURANCE COMPANY, to me personally known to be the individual end efficer described in, and who executed the preceding instrument, and he ocknowledged the execution of the same, and being by me duly sworn deposeth and seith, that he is the officer of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and his signature as officer were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.



IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal et the City of Hemilton, State of Ohio, the dey and year first above written.

(Signed) Dorothy Bibee

Notary Public in and for County of Butler, State of Ohio

My Commission expires December 9, 1971.

This power of attorney is granted under end by authority of Article VI, Section 7 of the By-Laws of the Company, adopted by its directors on April 2, 1954, axtracts from which reed:

"ARTICLE VI"

"Section 7. Appelatment of Atterney-in-Fact, etc. The cheirman of the board, the president, any vice-president, the secretary or any assistant secretary shell be end is hereby vested with full power end authority to appoint atterneys-in-fect for the purpose of signing the name of the Company as surety to, and to execute, attach the corporate seal, acknowledge and deliver any and ell honds, recognizances, stipulations, undertakings or other instruments of surety-ship and policies of insurence to he given in favor of any individual, firm, corporation, or the official representative thereof, or to any county or state, or the United States of America, or to any other political subdivision."

This instrument is signed and scaled by facsimile as authorized by the following Resolution adopted by the directors of the Company on May 27, 1970:

"RESOLVED that the eignature of eny efficer of the Compony authorized by Articla VI Section 7 of the hy-laws to appoint attorneys in fact, the signature of the Secretary or any Assistant Secretary certifying to the correctness of any copy of a power of attorney and the seal of the Company may be affixed by fecsimila to any power of attorney or copy thereof issued on behalf of the Company. Such signatures and seal ere hereby adopted by the Company as original eignatures and seal, to be valid and hinding upon the Company with the same force and effect as though manually affixed."

CERTIFICATE

I, the undereigned Assistant Secretary of The Ohio Casualty Insurance Company, do hereby certify that the foregoing power of attorney, Articla VI Section 7 of the hy-laws of the Company and the above Resolution of its Board of Directors are true and correct copies and are in full force and effect on this data.

IN WITNESS WHEREOF, I have hereunto set my hand and the seal of the Compeny this 4th day of November D., 19 77



8-4300-C 10-74-3M

Ju H. Kehn

Assistant Secretary

recorded in the Records of Wicomico County in Liber A.J.S. No. 19 Folio 516

I. James Smith, Clerk

Bond approxed:

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF:

WALTER D. WEBSTER
Principal

IN

NO. 18,714 CHANCERY

18714 ch. 520

TRESTEE'S AND COMMITTEE'S BOND

CASE NO 18.714 Charactery
IN THE CIRCUIT COURT OF
WICOMICO COUNTY
STATE OF MARYLAND

	and the same was
KNOW ALL MEN BY THESE PRESENT	S, That we, Walter D Webster
COLUMN OF MARY AND	As Principal, and the , a corporation organized and existing
under the laws of the State of Marylan unto the State of Maryland, in the ful	id, as Surety, are held and filmly boun
Thousand Dollars (S50.00	00.00), current money, to be paid to
and are hind ourselves and each of us	for which payment, well and truly to be
administrators, successors and assigns these presents.	s, jointly and severally, firmly by
SEALED WITH OUR SEALS and dat	ted this 9th day of November
in the year of our Lord one thousand r	
WHEREAS, the above bounden	Walter D'Webster
by virtue of a decree of the Honorable	dated the July day of November
nineteen hundred and seventy-seven	has been appointed TRUSTEE
mentioned in the proceedings in the ca	ase of Nutter Ray Phillips vs
Any Unborn Children of Nutter Ra Charery # 18,714	y Fililios
Now pending in said Court.	
MOU THE CONDITION OF THE AR	OVE OBLIGATION IS SUCH, that if the ab
Walten D Webste	are are all the second of the
a a chall wall and faithfully nerf	orm the trust reposed in him by sai
described may be reposed in hi	in and future decree or order in
	m by any ruture decree of order in
premises, then the above obligation to	o be void; otherwise to be and remai
premises, then the above obligation to in full force and virture in law.	o be void; otherwise to be and remai
premises, then the above obligation to in full force and virture in law.	A DAL
premises, then the above obligation to	o be void; otherwise to be and remai
premises, then the above obligation to in full force and virture in law. Signed, sealed and dated	A DAL
premises, then the above obligation to in full force and virture in law. Signed, sealed and dated	(SEAL)
premises, then the above obligation to in full force and virture in law. Signed, sealed and dated	SEAL)
premises, then the above obligation to in full force and virture in law. Signed, sealed and dated	THE FIDELITY & DEPOSIT COMPANY OF MARYLAND
premises, then the above obligation to in full force and virture in law. Signed, sealed and dated	THE FIDELITY & DEPOSIT COMPANY OF MARYLAND By: (SEAL)
premises, then the above obligation to in full force and virture in law. Signed, sealed and dated	THE FIDELITY & DEPOSIT COMPANY OF MARYLAND
premises, then the above obligation to in full force and virture in law. Signed, sealed and dated	THE FIDELITY & DEPOSIT COMPANY OF MARYLAND By: (SEAL)
premises, then the above obligation to in full force and virture in law. Signed, sealed and dated	THE FIDELITY & DEPOSIT COMPANY OF MARYLAND By: (SEAL)
premises, then the above obligation to in full force and virture in law. Signed, sealed and dated	THE FIDELITY & DEPOSIT COMPANY OF MARYLAND By: (SEAL)
premises, then the above obligation to in full force and virture in law. Signed, sealed and dated	THE FIDELITY & DEPOSIT COMPANY OF MARYLAND By: (SEAL)
premises, then the above obligation to in full force and virture in law. Signed, sealed and dated	THE FIDELITY & DEPOSIT COMPANY OF MARYLAND By: (SEAL)
premises, then the above obligation to in full force and virture in law. Signed, sealed and dated	THE FIDELITY & DEPOSIT COMPANY OF MARYLAND By: (SEAL)
premises, then the above obligation to in full force and virture in law. Signed, sealed and dated	THE FIDELITY & DEPOSIT COMPANY OF MARYLAND By: (SEAL)
premises, then the above obligation to in full force and virture in law. Signed, sealed and dated	THE FIDELITY & DEPOSIT COMPANY OF MARYLAND By: (SEAL)
premises, then the above obligation to in full force and virture in law. Signed, sealed and dated	THE FIDELITY & DEPOSIT COMPANY OF MARYLAND By: (SEAL)
premises, then the above obligation to in full force and virture in law. Signed, sealed and dated	THE FIDELITY & DEPOSIT COMPANY OF MARYLAND By: (SEAL)
premises, then the above obligation to in full force and virture in law. Signed, sealed and dated	THE FIDELITY & DEPOSIT COMPANY OF MARYLAND By: SEAL)

Power of Attorney

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE: BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by C. M. PECOT, JR., Vice-President, and C. W. ROBBINS, Assistant Secretary, In pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidents, Resident Assistant Secretaries, and Attorneys-In-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which this business of the Company may require, and to affix the seal of the Company thereto." does hereby nominate, constitute and appoint Horace B. VanAuken of Salisbury. Maryland.....

to true and lawful agent and Attorney -in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed:

I. Bonds and undertakings for faithful performance of duty to be filed in any Court of any State of the United States, or in any United States Court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000) as follows: For administrators and executors; committees for incompetent persons; conservators; commissioners; guardians; referees and trustees for the sale of property; receivers and trustees in bankruptcy proceedings; receivers in equity; trustees under will; persons and corporations exercising powers of sale in deeds, mortgages, and other written instruments covering property located in any state of the United States, Except Assignments for Benefit of Creditors.

II. PROTTECTES DE CESTADOS DE COMO DE COMO DE COMO DE COMO DE CARROLDO DE COMO
III. Bonds each in a penalty not to exceed the sum of TEN THOUSAND DOLLARS (\$10,000) required of State, County, Township or Municipal Officials, of any State of the United States, whether elected or appointed, except those for Treasurers, Deputy Treasurers, Tax Collectors, Deputy Tax Collectors, Sheriffs, Deputy Sheriffs, Police Constables and Justices of Peace.

IV. Bonds for Notaries Public required by the Laws of any State of the United States, each in a penalty not to exceed the sum of FIVE THOUSAND DOLLARS (\$5,000).

V. License bonds, each in a penalty not to exceed the sum of TEN THOUSAND DOLLARS (\$10,000) required by the Statute of any State of the United States or by Ordinance of any Municipality in any State.

II. Bonds and undertakings to be filed on any civil proceeding on any court of any state of the United States, or in any United States court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000).....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Maryland, in their own proper persons. This power of attorney revokes. that issued on behalf of Horace B. VanAuken, dated July 22, 1969.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said Fidelity and Deposit Company of Maryland, this 7th day of February A.D. 19.77



Cw Robbins

Vice-President

STATE OF MARYLAND CITY OF BALTIMORE

On this 7th day of February, A.D. 19 77, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the sald Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.

Notary Public Commission Expires July 1, 1978 CERTIFICATE

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

I, the undersigned, Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND.

This Certificate is signed by lacsimile under and D AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this

day of. Boal approach: a lanes Smith. L1427a Ctf. 200727 Received for Record recorded in the Records of Wicomico County * Liber A.J.S. No. A. James Smith, Clerk.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF:

'A. LILOISE LAMBERTSON

REGISTER OF WILLS FOR WICOMICO COUNTY

TR 3#750

November 15th, 1977

State Law Department One South Calvert Street Baltimore, Maryland 21202

Gentlemen:

We, she Judges of the Orphans' Court for Wicomico County, Maryland approve the bonding the Register of Wills, A. Liloise Lambertson, in the amount of Seventy Five Thousand (\$75,000) Dollars from the date of November 30th, 1977 through November 30th, 1978.

Wilson S. Taylor Wilson S. Taylor

Albert L. Jones

Severn H. Cooper

JUDGES OF THE ORPHANS! COURT FOR WICOMICO COUNTY, MARYLAND

PUBLIC OFFICIAL BOND

Amount \$ 75,000

KNOW ALL MEN BY THESE PRESENTS:	
That Wax A. Liloise Lambertson, S	alisbury, Maryland, as
Principal, and the Fidelity and De	posit Company of Maryland
a corporation duly incorporated under t	the laws of the State of
Maryland and as	thorized to write fidelity and
surety bonds in the State of Maryland,	as Surety, are held and firmly
bound unto the State of Maryland in the	e full and just sum of
Seventy-five thousand	Dollars (\$ 75,000), lawful
money of the United States of America,	for the payment of which, well
and truly to be made, the Principal bin	nds himself, his heirs, executors
and administrators, and the Surety bind	ds itself, its successors and
assigns, jointly and severally, firmly	by these presents.
Signed, sealed, and de	elivered this 9th day of
November 19 77.	
WHEREAS, the above-box	unden Principal was, on the 30th
day of September 19 76, duly	appointed y wild with the office of
Register of Wills for	Wicomico County,
State of Maryland, and is required to	give bond annually in the sum of
Seventy-five Thousand Dol	lars (\$ 75,000).
WHEREAS, this bond is	given for the period beginning
with the 30th day of November 19	77 and ending on the 30th
day of November 19 78, and	until his successor shall qualify.
NOW, THEREFORE, the co	ondition of this obligation is such,
that if the above-bounden Principal sha	all, for the period for which this
bond is given, faithfully perform the	duties of his office and account
for all funds received under color of	his office, then this obligation
to be void; otherwise to remain in ful	l force and effect.
IN TESTIMONY WHEREOF,	the said Principal has hereunto set
his hand and seal and the said Surety I	has caused this instrument of writing
to be executed the day and year first	above written.
WITNESS:	ali de
Jane H. Lauridsen	a. Aslower Tomberton (SEAL)
	A. Liloise Lambertson
Eller 2 Kremer	FIDELITY AND DEPOSIT COMPANY OF MARY
is to dutety	Gelletus / Alex 3000)
	Edward J. Kremer Attorney-in-Fact

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by N. A. WAGNER, Vice-President, and J. C. McHUGH, Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint Edward J. Kremer of Salisbury, Maryland.....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes that issued on behalf of Edward J. Kremer, dated February 7, 1968.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this 26th day of May A.D. 1971

ATTEST:

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

(SIGNED)

J. C. McHUGH

By____

N. A. WAGNER

(SEAL)

Assistant Secretary

Vice-President

STATE OF MARYLAND . CITY OF BALTIMORE

On this 26th day of May , A.D. 1971, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year first above written.

(SIGNED)

EVELYN D. JONES

(SEAL)

Notary Public Commission Expires July 1, 1974

CERTIFICATE

I, the undersigned, Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this

9th day of November 19 77

Just,

L1419-Ctf. 197474

Received for Record NOV 15 19?7

recorded in the Records of Wicomico County
in Liber A.J.S. No. 19 Folio 522

Labor Smith, Clerk.

Ex. & M. Comptroller of the Treasury, St. of Md., Treasury Bldg., Box 466, Annapolis, Md. 21404 11/15/77 In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF:

A. JAMES SMITH

CLERK OF THE CIRCUIT COURT FOR WICOMICO COUNTY

PUBLIC OFFICIAL BOND

Amount \$ 150,000.00	Bond No. 592 41 41
KNOW ALL MEN BY THESE PRESENTS:	
That we, A. James Smith	, as
Principal, and the FIDELITY AND DEPOSIT COMPANY OF MARYLAND	
a corporation duly incorporated under the laws of the State	of
Maryland and authorized to write fide	elity and
surety bonds in the State of Maryland, as Surety, are held as	nd firmly
bound unto the State of Maryland in the full and just sum of	
One Hundred Fifty Thousand and 00/100 Dollars (\$ 150,000.00	_), lawful
money of the United States of America, for the payment of whi	ich, well
and truly to be made, the Principal binds himself, his heirs,	, executors
and administrators, and the Surety binds itself, its successor	ors and
assigns, jointly and severally, firmly by these presents.	
Signed, sealed, and delivered this 16th	day of
November 19 77 .	
WHEREAS, the above-bounden Principal was, on	the 5th
day of November 19 74, duly elected to the office	
Clerk of the Circuit Court for Wicomico County, Marylan	
State of Maryland, and is required to give bond annually in t	The state of the s
One Hundred Fifty Thousand and Dollars (\$ 150,000.00).
WHEREAS, this bond is given for the period b	
with the 1st day of December 19 77 and ending on the	
day of November 19 78, and until his successor sha	11 qualify.
NOW, THEREFORE, the condition of this obliga	
that if the above-bounden Principal shall, for the period for	
bond is given, faithfully perform the duties of his office an	
for all funds received under color of his office, then this o	
to be void; otherwise to remain in full force and effect.	
IN TESTIMONY WHEREOF, the said Principal has	hereunto set
his hand and seal and the said Surety has caused this instrume	
to be executed the day and year first above written.	
As to Surety A. James Smith FIDERITY AND DEPOSIT CO Transco A. Roberton As to Surety H. Walter Jones, Attorn	
If ceraid III. Pally	3.3.3.3.3

Power of Attorney FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by C. M. PECOT, JR., Vice-President, and C. W. ROBBINS Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint Avery W. Hall, H. Walter Jones, Harold S. Ruffington, Jr., Darrell M. Turner, Gordon D. Gladden, Geraldine H. Brimer and Donald L. Toadvine, all of Salisbury, Maryland, EACH.... its true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings.....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes that issued on behalf of Avery W. Hall, etal, dated November 19, 1974.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, thisday of, A.D. 19.76...

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

STATE OF MARYLAND

On this 7th day of May, A.D. 19 76, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year

first above written.

Naus Notary Public Commission Expires July 1, 1978

CERTIFICATE

I, the undersigned, Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially, althorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

The Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Directors of the Fidelity and Deposit Company of Maryland at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: That the facsimile or mechanically reproduced signsture of any Assistant Secretary of the Company, whether and the heresofore as hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be walld and binding upon the Company with the same force and effect as though manually affixed."

In Testinony Whereof, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this November

J. O. WILLIAM

L1419-Ctf. 204122

NOV 1 7 1377

Received for Record recorded in the Records of Micoalco County Folio 526 19 in Liber T.I.S. Ho. L. James Smith, Clerk. In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF:

HERMAN E. PERDUE
Attorney Named In Mortgage

IN

NO. 18,735 CHANCERY

MORTGAGEE OR ATTORNEYS' BOND

No.SY184300.....

Know all Men by these Presents:

THAT WE Herman E. Perdue, Attorney Named In Mortgage	• • • • • • • • • • •
for Truckers and Savings Bank	•••••
212 E. Main Street, Salisbury, Maryland 21801	
and the AETNA INSURANCE COMPANY, a body corporate, duly authorized by its ch	arter to
become sole surety on bonds, are held and firmly bound unto the State of Maryland, in the just sum of	
to be paid to the said State, or its certain attorney, to which payment, well and truly to be m	
bind ourselves and each of us, our and each of our heirs, executors, administrators, success	ors and
assigns, jointly and severally, firmly by these presents, sealed with our seals and dated this	21ati
day of November in the year of our Lord nineteen hundred and Seventy-seven.	********
WHEREAS, the above bounden. Herman E. Perdue	•
by virtue of a power contained in mortgage from. Moses Glushakow	
by our the of a power committee in more gage from	••••
toTruckers and Savings Bank	
dated February 13, 1974 and recorded in Liber. A.J.S.812	•••••
No folio580 etc., one of the Land Record Books of	
Wicomico County. Maryland. is authorized and empowered to sell the p	property
described in said mortgage in case of default being made in any of the covenants contained	therein,
and whereas such default has occurred and the said Herman E. Perdue	***********
is about to execute the power	r vested
in him in said mortgage;	
NOW THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That if th	e above
bounden do and shall abide by and fulfill any order or decree which shall be passed by any C	ourt of
Equity in relation to the sale of said property or the proceeds thereof, then the above obligation	on to be
void; otherwise to be and remain in full force and virtue in law.	•
Signed, sealed and delivered }	
But a ziel Secretary	[SEAL]
Devery M. Sugaman FI FD	[SEAL]
AETNA INSURANCE COMPANY	
an PlateM AV	7113
Nov 27 2 36 11 / Chili (1) / Chill	M511.5
Attorney for	Fact. 0.7
Attorney for	Fact.O.
A. J. By Attorney in	Faci.O.

Ætua Insurance Company

POWER OF ATTORNEY

OF HARTFORD, CONNECTICUT

Kuntu all files by the Francis, That ETNA INSURANCE COMPANY, a corporation created by and existing under the laws of the State of Connecticut, baving its principal office in the City of Hartford, State of Connecticut, does hereby minimate, constitute and appoint Robbin W. Gray of Salisbury, Maryland

its true and lawful attorney(s) in fact, with full power and authority hereby conferred to execute, and to affix thereto the scale of the corporation, as Surety, as its act and deed, subject to the limitations and conditions hereinafter act forth, bonds and undertakings as follows:

Any and all bonds and undertakings of suretyship provided the penal sum of no one bond shall in any event exceed FIVE HUNDRED THOUSAND (\$500,000) DOLLARS

and to bind ETNA INSURANCE COMPANY thereby as fully and to the same extent as if such bond were signed by the duly outhoriz tofficers of ETNA INSURANCE COMPANY, and all the acts of said attorneyls), pursuant to the authority herein given, are hereby ratified and contirmed.

This power of attorney is granted under and by the authority of the following applicable paragraphs of ARTICLE II of the BYLAWS of the company:

The president or a vice president may execute fidelity and surety bonds and other bonds, contracts of Indemnity, recognizancea, stipulations, undertakings, receipts, teleases, deeds, releases of mortgages, contracts, agreements, policies, notices of appearance, waivers of citation and consents to modifications of contracts as may be required in the ordinary course of husiness or by vote of the directors, and such execution may be attented where necessary or desirable and the seal of the company where necessary or desirable may be affixed to the specific instrument by a secretary or an assistant secretary.

The president or a vice president may with the concurrence of a secretary or an assistant secretary appoint and authorize an attorrevinfact or any other person to execute on behalf of the company any such instruments and undertakings and to affix the seal of the company thereto where necessary or desirable.

The attorneys-in-fact under the preceding paragraphs of this article are authorized and empowered to certify to a copy of any of the bylaws of the company or any resolutions adopted by the directors or to the financial statement of the condition of the company and to affix the seal of the company thereto where necessary or desirable.

This power of attorney is signed and seiled by facsimile under and by the authority of the following Resolution adopted by the Board of Directors of the ÆTNA INSURANCE COMPANY at a meeting duly called and held on the 11th day of February, 1966.

RESOLVED THAT, in the execution, attestation and scaling of any instrument or undertaking authorized by Article II of the Bylaws, the facsimile signatures of the nincers and the facsimile scal of the Company affixed thereto shall be valid and binding upon the Company.

Of Murphy

COUNTY OF HARTFORD

APTIA INSURANCE CO. ASTOCIATION President

J. g Murpily

In Witness Whereof I hereunto set my hand and seal.



alive E. Michel Notory Villia

My commission expires April 1, 1977

CERTIFICATE

I, the undersigned, Secretary of the ÆTNA INSURANCE COMPANY, a Connecticut corporation. DO HEREBY CERTIFY that the above and foregoing l'ower of Attorney remains in full force and has not been revoked; and, furthermore, that the paragraphs of ARTICLE II of the BYLAWS of the corporation, and the Resolution of the Board of Directors, as set forth in the Power of Attorney, are now in force.

Signed and Scaled at Hartford, Connecticut, this 2/5t day of new miles 19 77



If Meeting

Received for Record NOV 22 1977 and recorded in the Records of Wicomico County in Liber A.J.S. No. 19 Eolio 529

1. James Smith, Clerk

Bone approved: G. Janes Snite, Clerk In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF:

KENNETH CECIL STUART PRINCIPAL

and

LEROY WAGNER
ANI
GLORIA WAGNER

SURETIES

IN

No. 346669

IN THE DISTRICT COURT OF MARYLAND



	Case No.	3.46	660	
, Ke	nneth (ecil:	Stua	16
	402 n			
(Address)	Sales	YK	d -	2180
Document	No. R	then 5	46-	0124
	Arel	Magan "	142-	5919

BAIL BOND

KNOW	ALL	PERSONS	BY	THESE	PRESENTS:
------	-----	---------	----	-------	-----------

KNOW ALL PERSONS BY THESE PRESENTS:	Prelimay Jeany Dec!
That I/we, the undersigned, jointly and severally ack tives, successors and assigns are held and firmly bound un	mowledge that I/we, our personal representa- nto the State of Maryland in the penalty sum
of	Desnette Cond (\$. 10,000)
to secure payment of which the defendant surety hi	s, as foliateral security:
deposited in cash or by certified check the	full amount of \$ or
an amount equal to the greater of \$25.00 or	% of the penalty sum;
pledged the following intangible personal property)#635-416
incumbered the real estate described in the Declaration	on of Trust filed herewith, or in a Deed of Trust
dated the . 25 day of Morentee	, 19 77. from the undersigned surety
Distinct Court	to the use of the State of Maryland.
TO About the about the short the about the short the about the short the sho	are named defendant personally appear, when-

THE CONDITION OF THIS BOND IS that the above-named defendant personally appear, whenever and wherever required, in any court in which the charges may be pending, or in which a charging document may be filed based on the same acts or transactions, or to which the cause may be transferred, removed, or, if from the District Court, appealed.

IF, however, the defendant fails to perform the foregoing condition, this bond shall be forfeited forthwith, for payment of the above penalty sum in accordance with law.

IT IS AGREED AND UNDERSTOOD that this bond shall continue in full force and effect until discharged pursuant to section j of Rule 722 (Bail Bonds).

AND the undersigned surety covenants that the compensation chargeable in connection with the execution of this bond consisted of a Free premium service charge for the loan of money or other [(describe) in the amount of \$

IN WITNESS WHEREOF, these presents have been executed under seal this 25..... day

of	-nne , 19.7	7.
× 2	equality. Street	S. (SEAL)
T	(Defendant)	
	proces Wages))
XX	an wage	(SEAL)
	(Personal Surear)	·
	Surety-Insurer	
Bv:		(SEAL)

(Address of Surety)

Address of Surety-Insurer

(Attorney-in-Fact)

SIGNED, sealed, and acknowledged before me:

NOV 28-15.00 00.21**** # # # # TT-85 VON of the District Court of Maryland for

- Out of the Contract of

CR 708 (7/76)

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COUNTY, TO WIT:

I, Marion H. Calloway, Supervisor of Assessments for Wicomico County,
hereby certify that in my opinion the percentage of market value, which
the assessed valuation of the property of Lerong and Moule

Wagner Belonger represents, is 50 % approx

In testimony whereof, I hereunto subscribe my name this 25 th

day of November 19 77.

Marion W. Calloway
SUPERVISOR OF ASSESSMENTS VX

AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES

STATE OF MARYLAND, WICONICO COUNTY, TO WIT:

I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows:

DESCRIBE LIENS, IF ANY		
no Liens	•	
		3
	•	•
In testimony whereof I hereunto subsc	with my name this 25	
In testimony whereof I hereunto subst		200
day of Mountles, 19 77	Shiw Wagner	w
	60 - 51	
	Solwa Wagner	
	OWNER (
Subscribed and sworm to before me this_	day of,1	.97
	Notary Public	

FOR DEED FROM MAHER & HYNES, INC. TO LEROY WAGNER AND GLORIA E. WAGNER, HIS WIFE, SEE LIBER J.W.T.S., NO. 635, FOLIOS 414, 415, and 416, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND FOR

STATE OF MARYLAND

Case No	346669
- toward	wil Steent
(Delendrat) Mosan	(DOD)
(Address) Colored	\.\.\.
Carried States	(Telephone)
Document No.	

DECLARATION OF TRUST OF REAL ESTATE TO SECURE PERFORMANCE OF A BAIL BOND

STATE OF MARYLAND,	· lean
The undersigned	in Officer
LES 200 Production will confirmed	e Cacas man
(hereinafter jointly and severally referred to as "	Surety'), in order to secure the performance of if Surety is a corporation, its undersigned officer
being first sworn), acknowledges and declares und	er oath as lolows.
That Surety is, without any ownership in any o	ther person, the owner of \square a fee simple absolute,
an Co a leasahold subject to an annual ground-rent	of S, in certain land and
10.11	Maryland
and described as Lines Just Mot	Falio 257.4.1.5
(Insert lot, block, subdit	midebr other description)
holds the same in trust to the use and subject to the	of said land and premises and that Surety hereby he demand of the State of Maryland as collateral se-
That said property is assessed for \$	$(2 \times 2 = \$.)$ 4.8.9 from which the
Ground rent capitalized at 6%	\$
Mortgages/Deeds of Trust totalling	\$
Federal/State Tax Liens	\$
Mechanics Liens	\$
Judgment & Other Liens	\$
Other outstanding Bail Bonds	\$
	\$ - \$ 3 4033
Total Incumbrances	
and that the present net equity in the property	is \$ 22.480.
That, if Surety is a body corporate, this Deck signed officer is fully authorized to execute this I	aration of Trust is its act and deed and that its under-
and a standard and the	andertakes not to sell, transfer, convey, assign, or in-
	erein, so long as the bail bond hereby secured remains the consent of the court in which the bail bond is
	ment (or by a separate Deed of Release), which may fect of a release of mortgage if this Declaration of
Trust is recorded among the Land Records.	11
	- Line Disposed (SEAL)
	COO 1 - 1 (Stirety)
	GEAL)
	(Syrety)
	Ву
curonay to signal and and acknowledge	before me, this
of Donachen 1977.	1 ()
01 4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,4,	- Strong Historian
	Commissioner/Clerk/Judge
	of the District Court of Maryland for
	County/City
NOV 2 8 1977	
crabbuild for Record	_and
recorded in the Records of Wicomico Cour	nty
	32

A. James Smith, Clerk.

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF:

FRANCES V. WALKER
PRINCIPAL

AND

JAMES WILL
AND
DORIS JEAN WILL

SURETIES

IN

NO. CR 346741

IN THE DISTRICT COURT OF MARYLAND



DISTRICT COURT OF MARYLAND FOR OF MARYLAND Document No att - December 15,1 BAIL BOND KNOW ALL PERSONS BY THESE PRESENTS: That I/we, the undersigned, jointly and severally acknowledge that I/we, our personal representatives, successors and assigns are held and firmly bound unto the State of Maryland in the penalty sum ine thousand to secure payment of which the [defendant [surety has, as collateral security: deposited in cash or by certified check the full amount of \$..... an amount equal to the greater of \$25.00 or % of the penalty sum; pledged the following intangible personal property July # 826 - 79-350-355 Incumbered the real estate described in the Declaration of Trust filed herewith, or in a Deed of Trust dated the ... IST. day of Lecenter ... , 19.7.7. from the undersigned surety to the use of the State of Maryland. THE CONDITION OF THIS BOND IS that the above-named defendant personally appear, whenever and wherever required, in any court in which the charges may be pending, or in which a charging document may be filed based on the same acts or transactions, or to which the cause may be transferred, removed, or, if from the District Court, appealed. IF, however, the defendant fails to perform the foregoing condition, this bond shall be forfeited forthwith, for payment of the above penalty sum in accordance with law. IT IS AGREED AND UNDERSTOOD that this bond shall continue in full force and effect until discharged pursuant to section j of Rule 722 (Bail Bonds). AND the undersigned surety covenants that the compensation chargeable in connection with the execution of this bond consisted of a ree premium service charge for the loan of money or in the amount of \$... 12.0-0 other [(describe) . IN WITNESS WHEREOF, these presents have been executed under seal this! St... day ecember 19... Quantico Rd & Bry 246An Salis, mc . (SEAL) Address of Surety-Insurer Surety-Insurer (Power of Attorney No. SIGNED, sealed, and acknowledged before me: 00.21 ** ** 4 46815 A TT-1- 330 00°S1**** h6912 * LL-1-330 of the District Court of Maryland for .

County/City

CERTIFICATE FROM THE ASSESSORS OFFICE

STATE OF MARYLAND, WICOMICO COURTY, TO WIT: I, Marion H. Calloway, Supervisor of Assessments for Wicomico County, hereby certify that in my opinion the percentage of market value, which represents, is apport the assessed valuation of the property of In testimony whereof, I hereunto subscribe my name this lat December 19 7 SUPERVISOR OF ASSESSMENTS AFFIDAVIT AS TO OWNERSHIP AND INCUMBERANCES STATE OF MARYLAND, WICOMICO COUNTY, TO WIT: I hereby certify that I am the owner of the property described in the attached Deed, and that the only liens against said property are as follows: DESCRIBE LIENS, IF ANY non Circl National Bank (* 16, 800)

In testimony whereof I hereunto subscribe my name this

Emer Well

Subscribed and sworn to before the this 1st day of Necenter, 1977.)

FOR DEED FROM DEER'S HEAD REALTY CORPORATION AND TO JAMES WILL AND DORIS JEAN WILL, HIS WIFE, SEE LIBER A.J.S., NO. 826, FOLIOS 350, 351, 352, 353, 354, AND 355, ONE OF THE LAND RECORDS OF WICOMICO COUNTY.



DISTRICT COURT OF MARYLAND FOR . Whermien

STATE OF MARYLAND

	Case No. CC 3	46741
· tr	ances Vugin	ia Walker
(Defendant)	Quantier Co	149-2375
(Address)	Salle Md.	749-23.75 (Telephone)
	A 37-	(Tolephone)

DECLARATION OF TRUST OF REAL ESTATE TO SECURE PERFORMANCE OF A BAIL BOND

TO SECURE PERFORMA	
The undersigned Cames + &	Sals Maufaxes Surety"), in order to secure the performance of
of (hereinafter jointly and severally referred to as "the bail bond annexed hereto, being first sworn (or, being first sworn (or, being first sworn) acknowledges and declares und	Surety"), in order to secure the performance of if Surety is a corporation, its undersigned officer ler oath as follows:
mak County is without any ownership in any	other person, the owner of La ree simple absolute,
and the same of th	t of C
or la gazenou subject	Maryland,
and described as	Maryland, 6. 99-350-355 whiten of other description) of said land and premises and that Surety hereby
That said property is assessed for \$	90 $x = \frac{4}{2}$ from which the
Ground rent capitalized at 6%	\$
Mortgages/Deeds of Trust totalling	\$ 16,800
Federal/State Tax Liens	\$
Mechanics Liens	\$
Judgment & Other Liens	\$
Other outstanding Bail Bonds	\$
Total Incumbrances	\$\$.16,800.00
and the second s	is \$.24.980.00
and that the present net equity in the property	landian of Trust is its act and deed and that its under-
signed officer is fully authorized to execute the	A'A and transfer convey assign, or in-
cumber, the land and premises of any interest of undischarged and in full force and effect, without filed, it being understood that upon discharge of lease in writing endorsed on the foot of this doc has recorded in the same manner and with like of the same manner	undertakes not to sell, transfer, convey, assign, or inherein, so long as the bail bond hereby secured remains at the consent of the court in which the bail bond is the bail bond, the clerk of the court will execute a returnent (or by a separate Deed of Release), which may reflect of a release of mortgage if this Declaration of
Trust is recorded among the Land Records.	Dores Jean. Williseal)
	Ву
SWORN to signed, sealed and acknowledge	ed before me, this
of December, 19.77.	4: 1: 1
of	Jayce Fisher
	of the District Court of Maryland for
	Wicomied County/City

Received for Record DEC 1 1977 and recorded in the Records of Wicomico County in Liber A.J.S. No. 19 Folio 536

In The Records Of The Circuit Court

For Wicomico County, State Of Maryland,

Among Other Proceedings

Is The Following, To Wit:

BOND OF

RAUL D. WILBUR

AND

DAVID A. VORHIS

IN

NO. 18,798 CHANCERY

The Travelers Indemnity Company

Hartford, Connecticut

(A STOCK COMPANY)

David A. Vorhis	
	ERS INDEMNITY COMPANY, a body corporate of the
State of Connecticut, duly authorized by its and firmly bound unto the State of Maryland, THIRTY THOUSAND and no/100	in the full and just sum of (\$30,000.00) Dollars, to be paid to
the said State or its certain Attorney, to wi	hich payment well and truly to be made, we bind
	r heirs, executors, administrators, successors and
	ese presents - sealed with our seals and dated thi
Seventy-Seven (1977)	
WHEREAS, the above bounden Paul D	. Wilber and David A. Vorhis
by virtue of a decree of the Honorable the Ju	udge of Circuit Court for Wicomico Co., Md.
has been appointed Assigness for forecle	osure and collection - Chancery No. 18798
No. of the Republication of the Control of the Cont	
	Winston C. Mason & Brenda E. Mason
now pending in said Court	Winston C. Mason & Brenda E. Mason
	Winston C. Mason & Brenda E. Mason BLIGATION IS SUCH, that if the above bounden
NOW THE CONDITION OF THE ABOVE OB	Winston C. Mason & Brenda E. Mason
NOW THE CONDITION OF THE ABOVE OB	Winston C. Mason & Brenda E. Mason BLIGATION IS SUCH, that if the above bounden do and shall well and
NOW THE CONDITION OF THE ABOVE OB Paul D. Wilber & David A. Vorhis Caithfully perform the trust reposed in them	Winston C. Mason & Brenda E. Mason BLIGATION IS SUCH, that if the above bounden do and shall well and
NOW THE CONDITION OF THE ABOVE OB Paul D. Wilber & David A. Vorhis Caithfully perform the trust reposed in	BLIGATION IS SUCH, that if the above bounden do and shall well and by said decree, or that may be
NOW THE CONDITION OF THE ABOVE OB Paul D. Wilber & David A. Vorhis Caithfully perform the trust reposed in them by a che above obligations to be void; otherwise to	Winston C. Mason & Brenda E. Mason BLIGATION IS SUCH, that if the above bounden do and shall well and by said decree, or that may be any future decree or order in the premises, then
NOW THE CONDITION OF THE ABOVE OB Paul D. Wilber & David A. Vorhis Taithfully perform the trust reposed in them reposed in by a the above obligations to be void; otherwise to	BLIGATION IS SUCH, that if the above bounden do and shall well and by said decree, or that may be any future decree or order in the premises, then to be and remain in full force and virtue in law. (SEAL)
NOW THE CONDITION OF THE ABOVE OB Paul D. Wilber & David A. Vorhis Faithfully perform the trust reposed in them by a che above obligations to be void; otherwise to be greated. Sealed and Delivered	Winston C. Mason & Brenda E. Mason BLIGATION IS SUCH, that if the above bounden do and shall well and by said decree, or that may be any future decree or order in the premises, then to be and remain in full force and virtue in law. Paul D. Wilber David A. Vorhis (SEAL)
Paul D. Wilber & David A. Vorhis faithfully perform the trust reposed in them reposed in by a the above obligations to be void; otherwise to Signed, Sealed and Delivered	Winston C. Mason & Brenda E. Mason BLIGATION IS SUCH, that if the above bounden do and shall well and by said decree, or that may be any future decree or order in the premises, then to be and remain in full force and virtue in law. Paul D. Wilber

Samment of

The Travelers Indemnity Company Hartford, Connecticut

Hartiord, Connecticut

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That THE TRAVELERS INDEMNITY COMPANY, a corporation of the State of Connecticut, does hereby make, constitute and appoint

Samuel W. Seidel, W. N. Jackson, Jr., Cameron S. Jackson, Jeanne Dery O'Brien, all of Salisbury, Maryland, EACH _____

its true and lawful Attorney(s)-in-Fact, with full power and authority, for and on behalf of the Company as surety, to execute and deliver and affix the seal of the Company thereto, if a seal is required, bonds, undertakings, recognizances, consents of surety or other written obligations in the nature thereof, as follows:

Any and all bonds, undertakings, recognizances, consents of surety or other written obligations in the nature thereof not exceeding in amount Two Hundred and Fifty Thousand Dollars (\$250,000) in any single instance

and to bind THE TRAVELERS INDEMNITY COMPANY thereby, and all of the acts of said Attorney(s)-in-Fact, pursuant to these presents, are hereby ratified and confirmed.

This appointment is made under and by authority of the following by-laws of the Company which by-laws are now in full force and effect:

ARTICLE IV, SECTION 13. The Chairman of the Board, the President, the Chairman of the Finance Committee, any Executive Vice President, any Second Vice President, the Corporate Secretary or any Department Secretary may appoint attorneys-in-fact or agents with power and authority, as defined or limited in their respective powers of attorney, for and on behalf of the Company to execute and deliver, and affix the seal of the Company thereto, bonds, undertakings, recognizances, consents of surety or other written obligations in the nature thereof and any of said officers may remove any such attorney-in-fact or agent and revoke the power and authority given to him.

ARTICLE IV, SECTION 15. Any bond, undertaking, recognizance, consent of surety or written obligation in the nature thereof shall be valid and binding upon the Company when signed by the Chairman of the Board, the President, the Chairman of the Finance Committee, any Executive Vice President, any Senior Vice President, any Vice President or any Second Vice President and duly attested and sealed, if a seal is required, by the Corporate Secretary or any Department Secretary or any Assistant Corporate Secretary, or shall be valid and binding upon the Company when duly executed and sealed, if a seal is required, by a duly authorized attorney-in-fact or agent, pursuant to and within the limits of the authority granted by his or her power of attorney.

This power of attorney is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Directors of THE TRAVELERS INDEMNITY COMPANY at a meeting duly called and held on the 30th day of November, 1959:

Voted: That the signature of any officer authorized by the By-Laws and the Company seal may be affixed by facsimile to any power of attorney or special power of attorney or certification of either given for the execution of any bond, undertaking, recognizance or other written obligation in the nature thereof; such signature and seal, when so used being hereby adopted by the Company as the original signature of such officer and the original seal of the Company, to be valid and binding upon the Company with the same force and effect as though manually affixed.

This power of attorney revokes that dated April 11, 1973 on behalf of Samuel W. Seidel, W. N. Jackson, Jr.

IN WITNESS WHEREOF, THE TRAVELERS INDEMNITY COMPANY has caused these presents to be signed by its proper officer and its corporate seal to be hereunto affixed this 3rd day of June

1977

THE TRAVELERS INDEMNITY COMPANY

By

Secretary, Surety

State of Connecticut, County of Hartford—ss:

On this 3rd day of June in the year 1977 before me personally came D. J. Nash to me known, who, being by me duly sworn, did depose and say: that he resides in the State of Connecticut; that he is Secretary (Surety) of THE TRAVELERS INDEMNITY COMPANY, the corporation described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by authority of his office under the by-laws of said corporation, and that he signed his name thereto by like authority.

Notary Public

My commission expires April 1. 1979

Buth W. Somerville

(Over)

MNECT

CERTIFICATION

I, Paul D. Tubach, Assistant Secretary (Surety) of THE TRAVELERS INDEMNITY COMPANY, certify that the foregoing power of attorney, the above quoted Sections 13. and 15. of Article IV of the By-Laws and the Resolution of the Board of Directors of November 30, 1959 have not been abridged or revoked and are now in full force and effect.

Signed and Sealed at Hartford, Connecticut, this

13th

day of December

1977



Paul D. Tulack

Assistant Secretary, Surety

\$-1869 (BACK)

Received for Record BEC 1 4 1977

recorded in the Records of Viconico County
in Liber A.J.S. No. 19 Folio 540

Tolland Builds Manie

Bond approved: a. James South. Clerk

BOND OF:

RICHARD D. WARREN

STATES ATTORNEY FOR WICOMICO COUNTY

TR #3796

Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND

BALTIMORE, MD. 21203

OFFICIAL BOND

AMOUNT - \$5-000-00

BOND NO. 887 58 42

NOW ALL MEN BY THESE PRESENTS:

That wer Richard D. Warren, Wicomico County, Maryland as Principal, and the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation duly incorporated under the laws of the State of Maryland and authorized to write fidelity and surety bonds in the State of Maryland, as Surety, are held and firmly bound unto the State of Maryland, in the full and just sum of FIVE THOUSAND AND OD/100 DOLLARD (\$5,000.00), lawful money of the United States of America, for the payment of which, well and truly to be made, the Principal binds himself, his heirs, executors and administrators and the Surety binds itself, its successors and assigns, jointly and severally, firmly by these presents.

Signed, sealed, dates and delivered this 12th day of December, 1977.

WHEREAS, the above-bounder Principal was, on the 5th day of November, 1974, duly elected to the office of STATES ATTORNEY FOR WICOMICO COUNTY, State of Maryland; and

WHEREAS, the being a requirement of Chapter 37 OF the Acts of 1947 General Assembly, approved February 25, 1947, that the above-bounden Principal shall give annually in the amount of FIVE THOUSAND AND 00/100 DOLLARS { \$5,000.00}, this bond is given for the period beginning with the 5th day of January, 1978 and ending on the 5th day of January, 1979.

THEREFORE, the condition of this obligation is such, that if the above-bounden Principal, shall for the period for which this bond is given faithfully perform the duties of his office and account for all funds and property received under color of said office, then this obligation to be void; otherwise to remain in full force and effect.

IN TESTIMONY WHEREOF, the said Principal has hereunto set his hand and seal and the said Surety has caused this instrument of writing to be executed the day and year first above written.

WITNESS:

As to Surety:

Sharop Taylor

Pichand D. Wannen

01 00

IDELITY AND SEPOSIF SOMPANY OF MARYLAND

J Russell Mownshend Attorney-in-fact

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by C. M. PECOT, JR., Vice-President, and C. W. ROBBINS Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

does hereby nominate, constitute and appoint R. F. Mansfield, Clinton A. Killam, Jr., J. Russell Townshend, John J. Lambdin, Glen J. Heckathorn, James F. Jones, Pauline A. Beall, Maria L. Lenox and Anna R. Daily, all of Baltimore, Maryland, EACH. his true and lawful agent and Attorney-in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed: any and all bonds and undertakings.....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Md., in their own proper persons. This power of attorney revokes that issued on behalf of R. F. Mansfield, etal, dated January 27, 1977, and on behalf of Maria L. Lenox, dated February 16, 1976.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

In WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said FIDELITY AND DEPOSIT COMPANY OF MARYLAND, this

21st.... Septemberday of..., A.D. 19.77.... FIDELITY AND DEPOSIT COMPANY OF MARYLAND ATTEST:

STATE OF MARYLAND CITY OF BALTIMORE On this 21st day of September, A.D. 1977, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporate house and subscribed to the said company.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year

first above written.

L1419-Ctf. 203432

between and adding the har

Notary Public Commission Expires July 1, 1978

CERTIFICATE

I, the undersigned, Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate may be signed by facsimile under and by authority of the following resolution of the Board of Prectors of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

The same of the company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this L2th day of December 1977

GEC- 1, 9, 1977 Reo _ved for Record and recorded in the Records of Wicomico County 19 in Liber A.J.S. No. Folio A. James Smith, Clerk.

Ex. & M. Comptroller of the Treasury, St. of Md., Treasury Bldg. Box 466, Anna., Md. 21404 12/21/77

BOND OF:

RICHARD E. CULLEN

AND

CHARLES W. NELSON, JR.

IN

NO. 18,846 CHANCERY

Fidelity and Deposit Company

HOME OFFICE OF MARYLAND BALTIMORE, MD. 21203

KNOW ALL MEN BY THESE PRESENT	TS:						
That we, Richard E. Cullen and	Charles W. Nelson, Jr.						
and the FIDELITY AND DEPOSIT COMPANY OF I	MARYLAND, a body corporate, duly incorporated under the laws						
of the State of Maryland, as Surety, are held and firmly bound unto the State of Maryland, in the full and just sum of Seventy-five thousand and no cents (\$75,000.00)———Dollars, to be paid to the said State or its certain Attorney, to which payment well and truly to be made, we bind							
						ourselves, and each of us, our and each of o	our heirs, executors and administrators, jointly and severally,
						firmly by these presents.	
Seeled with our seals and dated this	22nd day of December						
	indred and seventy-seven						
	hard E. Cullen and Charles W. Nelson, Jr.						
	adge of the Circuit Court of WicomicoCounty, Maryland						
has been appointed Trustee to sell	l Estate :						
	Caliabumy Production Condit Association						
mentioned in the proceedings in the case of an income marva Produced in the proceedings in the case of an income mentioned in the proceedings in the case of an income mentioned in the proceedings in the case of an income mentioned in the proceedings in the case of an income mentioned in the proceedings in the case of an income mentioned in the proceedings in the case of an income mentioned in the proceedings in the case of an income mentioned in the proceedings in the case of an income mentioned in the proceedings in the case of an income mentioned in the proceedings in the case of an income mentioned in the proceedings in the case of an income mentioned in the proceedings in the case of an income mentioned in the proceedings in the case of an income mentioned in the proceedings in the case of an income mentioned in the proceedings in the proceedings in the proceeding in the procee	Salisbury Production Credit Association uction Credit Association)						
	vs:						
	043 P T 3 433 11						
	Siloam Farms, Inc. and Albert H. Shackleton, Jr.						
now pending in said Court:	No. 18,846 Chancery						
NOW, THE CONDITION OF THE A	BOVE OBLIGATION IS SUCH, That, if the above bounden						
Richard E. Cullen and Cha	arles W. Nelson, Jr. 7						
do and shall well and faithfully perform the	trust reposed in them by said decree, or that may						
be reposed in them by any future	re decree or order in the premises, then the above obligation						
to be void; otherwise to be and remain in ful	I force and virtue in law.						
Signed, sealed and delivered in the presence of:							
	Monton						
Mitalie W. Mr. Muller	Millan (SEAL)						
	Marke W Milson J. (SKAL)						
WITNESS: FIDELITY	AND DEPOSIT COMPANY OF MARYLAND						
CAR A Off							
By alled / Kence	By Itenoce W, van Hickmingo						
As to Suret	y Horace B. VanAuken Attorney-in-Fact						
MD3116a—1M, 12-72 192049 Trustee's Bond							

Bond approved, a James Smith, Clerk

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by C. M. PECOT, JR., Vice-President, and C. W. ROBBINS, Assistant Secretary, in pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Sectory or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidents, Resident Assistant retary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidents, Resident Assistant retary or any one of the Company may require, or to authorize any person or persons to execute on Secretaries, and Attorneys-in-Fact as the business of the Company may require, at policies, contracts, agreements, deeds, and releases and behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto."

Manual and does hereby nominate, constitute and appoint Horace B. VanAuken of Salisbury, Maryland.....

Its true and lawful agent and Attorney -in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed:

I. Bonds and undertakings for faithful performance of duty to be filed in any Court of any State of the United States, or in any United States Court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000) as follows: For administrators and executors; committees for incompetent persons; conservators; commissioners; guardians; referees and trustees for the sale of property; receivers and trustees in bankruptcy proceedings; receivers in equity; trustees under will; persons and corporations exercising powers of sale in deeds, mortgages, and other written instruments covering property located in any state of the United States, Except Assignments for Benefit of Creditors.

III. Bonds each in a penalty not to exceed the sum of TEN THOUSAND DOLLARS (\$10,000) required of State, County, Township or Municipal Officials, of any State of the United States, whether elected or appointed, except those for Treasurers, Deputy Treasurers, Tax Collectors, Deputy Tax Collectors, Sheriffs, Deputy Sheriffs, Police Constables and Justices of Peace.

IV. Bonds for Notaries Public required by the Laws of any State of the United States, each in a penalty not to exceed the sum of FIVE THOUSAND DOLLARS (\$5,000).

V. License bonds, each in a penalty not to exceed the sum of TEN THOUSAND DOLLARS (\$10,000) required by the Statute of any State of the United States or by Ordinance of any Municipality in any State.

II. Bonds and undertakings to be filed on any civil proceeding on any court of any state of the United States, or in any United States court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000).....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Maryland, in their own proper persons. This power of attorney revokes that issued on behalf of Horace B. VanAuken, dated July 22, 1969.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said Fidelity and Deposit Company of Maryland, this 7th day of February, A.D. 19.77.



ATTEST:

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

Cw Rollins

STATE OF MARYLAND On this 7th day of February .A.D. 19 77, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures are challenged to the said corporation. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year

first above written. Naus

Notary Public Commission Expires July 1, 1978

I, the undersigned, Assistant Secretary of the Fidelity and Deposit Company of Maryland, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate is signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this December , 19.77 22nd day of ...

DEC

T.TA27a Ctf. 200727

Received for Record recorded in the Records of Wicomico County r Liber A.J.S. No .. Folio_

A. James Smith. Clerk.

BOND OF:

'RICHARD E. CULLEN Principal

IN

NO. 18,855 CHANCERY

Fidelity and Deposit Company

HOME OFFICE

OF MARYLAND BALTIMORE, MD. 21203

KNOW ALL MEN BY THESE PRESENTS:
That we, RICHARD E. CULLEN, AS PRINCIPAL,
and the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a body corporate, duly incorporated under the laws
of the State of Maryland, as Surety, are held and firmly bound unto the State of Maryland, in the full and
just sum of EIGHT THOUSAND AND 00/100Dollars,
to be paid to the said State or its certain Attorney, to which payment well and truly to be made, we bind
ourselves, and each of us, our and each of our heirs, executors and administrators, jointly and severally,
firmly by these presents.
Sealed with our seals and dated this IWENIX-SEVENIH day of DECEMBER
in the year of our Lord one thousand nine hundred and SEVENTY-SEVEN.
WHEREAS, the above bounden RICHARD E. CULLEN
by virtue of a decree of the Honorable the Judge of the Circuit Court of WICOMICO COUNTY
has been appointed THIMINKINK ASSIGNEE FOR MORTGAGE FORECLOSURE 7 18855
mentioned in the proceedings in the case of THE BANK OF DELMAR
ERNEST LERGY MELVIN. II
now pending in said Court:
NOW, THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That, if the above bounden
RICHARD F. GUILEN
do and shall well and faithfully perform the trust reposed in HIM by said decree, or that may
be reposed in HIM by any future decree or order in the premises, then the above obligation
to be void; otherwise to be and remain in full force and virtue in law.
Signed, sealed and delivered in the presence of:
Milelen (SBAL)
TACACCOM. The Trace of
EIDELETY AND DEDOCIT COMPANY OF MARKING
WITNESS: FIDELITY AND DEPOSIT COMPANY OF MARYLAND
By Roland Wolfeld By Honace B. Van Auforney in Fact
As to Surety HORACE B. VANAUKEN Attorney in Fact 100

MD3116e-1M, 12-72 192049 Trustee's Bond

Bord approved, a James Smith, Clerk

Power of Attorney

FIDELITY AND DEPOSIT COMPANY OF MARYLAND

HOME OFFICE BALTIMORE, MD.

KNOW ALL MEN BY THESE PRESENTS: That the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, a corporation of the State of Maryland, by C. M. PECOT, JR., Vice-President, and C. W. ROBBINS, Assisting pursuance of authority granted by Article VI, Section 2, of the By-Laws of said Company, which reads as follows:

"The President, or any one of the Executive Vice-Presidents, or any one of the additional Vice-Presidents specially authorized so to do by the Board of Directors or by the Executive Committee, shall have power, by and with the concurrence of the Secretary or any one of the Assistant Secretaries, to appoint Resident Vice-Presidents, Assistant Vice-Presidents, Resident Assistant Secretaries, and Attorneys-in-Fact as the business of the Company may require, or to authorize any person or persons to execute on behalf of the Company any bonds, undertakings, recognizances, stipulations, policies, contracts, agreements, deeds, and releases and assignments of judgments, decrees, mortgages and instruments in the nature of mortgages, and also all other instruments and documents which the business of the Company may require, and to affix the seal of the Company thereto." does hereby nominate, constitute and appoint Horace B. VanAuken of Salisbury, Maryland.....

Its true and lawful agent and Attorney -in-Fact, to make, execute, seal and deliver, for, and on its behalf as surety, and as its act and deed:

I. Bonds and undertakings for faithful performance of duty to be filed in any Court of any State of the United States, or in any United States Court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000) as follows: For administrators and executors; committees for incompetent persons; conservators; commissioners; guardians; referees and trustees ministrators and executors; committees in bankruptcy proceedings; receivers in equity; trustees under will; persons and corporations exercising powers of sale in deeds, mortgages, and other written instruments covering property located in any state of the United States, Except Assignments for Benefit of Creditions.

III. Bonds each in a penalty not to exceed the sum of TEN THOUSAND DOLLARS (\$10,000) required of State, County, Township or Municipal Officials, of any State of the United States, whether elected or appointed, except those for Treasurers, Deputy Treasurers, Tax Collectors, Deputy Tax Collectors, Sheriffs, Deputy Sheriffs, Police Constables and Justices of Peace.

IV. Bonds for Notaries Public required by the Laws of any State of the United States, each in a penalty not to exceed the sum of FIVE THOUSAND DOLLARS (\$5,000).

V. License bonds, each in a penalty not to exceed the sum of TEN THOUSAND DOLLARS (\$10,000) required by the Statute of any State of the United States or by Ordinance of any Municipality in any State. II. Bonds and undertakings to be filed on any civil proceeding on any court of any state of the United States, or in any United States court, each in a penalty not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000).....

And the execution of such bonds or undertakings in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the regularly elected officers of the Company at its office in Baltimore, Maryland, in their own proper persons. This power of attorney revokes that issued on behalf of Horace B. VanAuken, dated July 22, 1969.

The said Assistant Secretary does hereby certify that the aforegoing is a true copy of Article VI, Section 2, of the By-Laws of said Company, and is now in force.

IN WITNESS WHEREOF, the said Vice-President and Assistant Secretary have hereunto subscribed their names and affixed the Corporate Seal of the said Fidelity and Deposit Company of Maryland, this 7th day of February, A.D. 19.77.



FIDELITY AND DEPOSIT COMPANY OF MARYLAND

Cw Rollins Assistant Secretary

STATE OF MARYLAND CITY OF BALTIMORE 35:

On this 7th day of February A.D. 19 77, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above-named Vice-President and Assistant Secretary of the Fidelity and Deposit Company of Maryland, to me personally known to be the individuals and officers described in and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself deposeth and saith, that they are the said officers of the Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and that the said Corporate Seal and their signatures as such officers were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation.

In Transmour Wayspare, I have because set my hand and affixed my Official Seal, at the City of Baltimore, the day and year.

In TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Official Seal, at the City of Baltimore, the day and year

first above written.

Nauw

Notary Public Commission Expires July 1, 1978

I, the undersigned, Assistant Secretary of the FIDELITY AND DEPOSIT COMPANY OF MARYLAND, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy, is in full force and effect on the date of this certificate; and I do further certify that the Vice-President who executed the said Power of Attorney was one of the additional Vice-Presidents specially authorized by the Board of Directors to appoint any Attorney-in-Fact as provided in Article VI, Section 2 of the By-Laws of the Fidelity and Deposit Company of Maryland.

This Certificate is signed by facsimile under and by authority of the following resolution of the Board of Directors of the FIDELITY DEPOSIT COMPANY OF MARYLAND at a meeting duly called and held on the 16th day of July, 1969.

RESOLVED: "That the facsimile or mechanically reproduced signature of any Assistant Secretary of the Company, wh made heretofore or hereafter, wherever appearing upon a certified copy of any power of attorney issued by the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed."

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company, this

TWENTY-SEVENTH day of DECEMBER

Received for Record recorded in the Records of Wicomico County 19 to Liber A.J.S. No ._ _, Folio_

A. James Smith, Clerk.

L1427a Cif. 200727

BOND OF:

STANLEY G. ROBINS

Attorney
Agent Named in Mortgage

IN

No. 18,791 CHANCERY

Stanley G. Robins, Attorney and Agent Named in Mortgage from Ulysses E. Cottman, Jr. and Barbara M. Cottman to Union Trust Company of Maryland.

5544

Chow. 18, 791

BOND OF Mortgage Foreclosure

To SELL

KNOW ALL MEN BY THESE PRESENTS: That we, Stanley G. Robins, Attorney and Agent Named in Mortgage from Ulysses E. Cottman, Jr. and Barbara M. Cottman to Union Trust Company of Maryland.

Sealed with our seals and dated this 6th day of January , in the year of our Lord, nineteen hundred and seventy-eight.

WHEREAS, the above bounden Stanley G. Robins, Attorney and Agent Named in Mortgage from Ulysses E. Cottman, Jr. and Barbara M. Cottman to Union Trust Company of Maryland

by virtue of the power contained in a mortgage from Ulysses E. Cottman, Jr. and Barbara M. Cottman to Union Trust Company bearing date the 19th day of August , 19 74 and recorded among the Land

Records of Wicomico County
No. AJS 826 Folio 423

in Liber
and Stanley G. Robins, Attorney and Agent
Named in Mortgage from Ulysses E. Cottman, Jr. and
Barbara M. Cottman to Union Trust Company of
Maryland

is about to sell the land and premises described in said mortgage, default having been made in the payment of the money as specified, and in the conditions and covenants therein contained.

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH that if the above bounden Stanley G. Robins, Attorney and Agent Named in Mortgage from Ulysses E. Cottman, Jr. and Barbara M. Cottman to Union Trust Company of Maryland

do and shall well and truly and faithfully perform the trust reposed in them under the mortgage aforesaid, and shall abide by and fulfill any order or decree which shall be made by any Court of Equity in relation to the sale of said mortgaged property, or the proceeds thereof, then the above obligation to be void; otherwise to be and remain in full force and virtue in law.

Signed, sealed and delivered

STANLEY G. ROBINS, Attorney and Agent Named in Mortgage from Ulysses E. Cottman, Jr. and Barbara M. Cottman to Union Trust Company of Ma

OEC 30 11 PONHED STATES FIDELITY AND GUARANTY COMBAN

A. JAMES THE PLERK

Gordon D. Gladden, Attorney-in-Fact

(CERTIFIED COPY)

POWER OF ATTORNEY

Jazon Zaith Clerk

Know all Man by these Presenter

That UNITED STATES FIDELITY AND GUARANTY COMPANY, a corporation organized and existing Source of Maryland, having its principal office at the City of Baltimore, in the State of Maryland, does here Gordon D. Gladden

of the City of Salisbury
State of Maryland for the following purposes, to

State of Maryland, its true and lawful attorney in and for the

To sign its name as surety to, and to emerate, seal and acknowledge any and all stipulations, bonds and/or undertakings, and to actively do and perform any and all acts and things set forth in the resolution of the Board of Directors of the said UNITED STATES FIDELITY AND GUARANTY COMPANY, a certified copy of which is hereto annexed and made a part of this power of attorney; and the said UNITED STATES FIDELITY AND GUARANTY COMPANY, through us, its Board of Directors, hereby ratifies and confirms all and whatsoever the said

Gordon D. Gladden

may lawfully do in the premis	so by virtue of those presents.			
Ar Witness Whereof, the scaled with its corporate as	al, duly attested by the signature June-spanner, A. D. 197	se of 102 A 108-Liestdent and	Y COMPANY has Assistant Secretary	caused this instrument
Transfer and the second of the		UNITED STATES F	IDELITY AND G	GRANTY COMPAN
(STATA)	(Sign	ed) half and By	Charles W.	Bothite.
(SEAL)	(Sign	ed)	F. J. Wille	Assistant Secretary.
STATE OF MARYLAND			the state of the state of	Commence of the Commence of

13th Carlotte June A. D. 1975, before me personally can Charles W. Boone

Vice-President of UNITED STATES.

Assistant Secretary of said Company, with both of F. J. Willey

acquainted, who being by me severally duly sworn, said that they resided in the City of Baltimore, Maryland, were respectively COMPANY, and that they, the said of Charles W. Boone and F. J. Willey were respectively the Vice-President and Assistant Secretary of the said UNITED STATES FIDELITY AND GUARANTY COMPANY, the corporation described in and which essecuted the foregoing power of attorney; that they each knew the seal of said corporation; that the seal affixed to said power of attorney was such corporate seal; that it was so affixed by order of the Board of Directors of said corporation, and that they signed their names thereto by like order as Vice-President and Assistant Secretary, respectively of the Company.

My commission expires the first day in July, A. D. 19 78

(Signed) (SEAL) STATE OF MARYLAND. CITY OF BALTIMORE.

Robert H. Bouse Clerk of Superior Court of Baltimore City, which Court to a Herbert J. Aull Court of Record, and has a seal, do hereby certify that whom the annexed affidavits were made, and who has thereto subscribed h i mame, was, at the time of so doing a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and sworn and authorized by law to administer oaths, take acknowledgments, or proof of deeds to be recorded therein. I further certify that I am acquainted with the handwriting of the said Notary and verily believe the signature to be h 1 agenuine signature.

In Testimeny Whereof, I hereto set my hand and affix the seal of the Superior Court of Baltimore City, the same being a Court A. D. 1975 June of Record, this 13th day of

(Signed) (SEAL)

Robert H. Bouse Clerk of the Superior Court of Baltimere City.

COPY OF RESOLUTION

That Wherene, it is necessary for the effectual transaction of business that this Company appoint agents and attorneys with power and authority to act for it and in its name in the State of Maryland and in States other than Maryland, and in the Territories of the United States and in the Provinces of the Dominion of Canada and in the Colony of Newfoundland.

Therefore, he it Received, that this Company do, and it hereby does, authorize and empower its President or either of its Vice-Presidents in conjunction with its Secretary or one of its Assistant Secretaries, under its corporate seal, to appoint any person or persons as attorney or attorney-in-fact, or agent or agents of said Company, in its name and as its act, to execute, and deliver any and all contracts guaranteeing the fidelity of persons holding positions of public or private trust, guaranteeing the performance of contracts other than insurance policies and executing or guaranteeing bonds and undertakings, required or permitted in all actions or proceedings, or by law allowed, and

Also, in its name and as its attorney or attorneys-in-fact, or agents to execute and guarantee the conditions of any and all bonds, recognizances, obligations, etipulations, undertakings or anything in the nature of either of the same, which are or may by law, municipal or otherwise, or by any Statute of the United States or of any State or Territory of the United States or of the Provinces of the Deminion of Canada or of the Colony of Newfoundland, or by the rules, regulations, orders, customs, practice or discretion of any board, body, organization, office or officer, local, municipal or otherwise be allowed, required or permitted to be executed, made, taken, given, tendered, accepted, filed or recorded, for the security or protection of, by or for any person or persons, corporation, body, office interest, municipality or other association or organization whatsoever, in any and all capacities whatsoever, conditioned for the doing or not doing of anything or any conditions which may be provided for in any such bond, recognizance, obligation, stipulation, or undertaking, or anything in the nature of either of the same.

Charles O. Mullennix, Assistant Secretary of UNITED STATES FIDELITY AND GUARANTY COMPANY, hereby certify that at a special meeting of the Board of Directors of said Company, duly called and held at the office of the Company, at the City of Baltimore, on the 25th day of February, A. D. 1916, at which was present a quorum of said Directors, duly authorized to act in the premises, resolutions were passed and entered on the minutes of said Company, of which resolutions the feregoing is a true copy and of the whole thereof.

And I do further certify that the above and foregoing is a full, true and correct copy of the original power of attorney given by said Company to Gordon D. Gladden

of Salisbury, Maryland authorizing and empowering forth, and that the said Power of Attorney is still in full force and effect as of this date.

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him to sign boglishs therein a

Civen under my hand and the seal of said Company, at Baltimore, Maryland this

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Cantara the Sharenger of augus

day of antiary , 419,1938

Clasself for

Assistant Secretary.

Received for Record NFC 30 1977 and recorded in the Records of Wicomico County in Liber A.J.S. No. 19 policy 553

A. James Smith, Clerk

Bond approved. a. James Sonith. Clerk